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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 5th November, 1962 :—

Issue No.	No. and Date	Issued by	Subject
328	S.O. 3335, dated 2nd November, 1962.	Ministry of Commerce & Industry.	Amendments in the Export (Control) Order, 1962.
329	S.O. 3336, dated 2nd November, 1962.	Ditto	Textile Textiles (Production and Distribution Control) Second Amendment Order, 1962.
	S.O. 3337, dated 2nd November, 1962.	Ditto	Authorising Shri A. G. V. Subramanian, Under Secretary to the Government of India, Ministry of Commerce and Industry, to exercise all the powers of the Textile Commissioner under the said Order.
330	S.O. 3338, dated 3rd November, 1962.	Ministry of Information and Broadcasting.	Approval of films specified therein.
331	S.O. 3339, dated 3rd November, 1962.	Election Commission, India.	Correction in the notification No. 56, I/62, dated the 22nd September, 1962.
331-A	S.O. 3339-A, dated 3rd November, 1962.	Cabinet Secretariat	Amendments in the Government of India (Allocation of Business) Rules, 1961.
332	S.O. 3340, dated 5th November, 1962.	Ministry of Labour & Employment.	Exempting, until the 30th November, 1962, Coal Mines from the operation of the provisions of section 28 of the Mines Act, 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA**ERRATUM.**

New Delhi, the 11th November, 1962.

S.O. 3429.—In column 1 of the Schedule appended to the Election Commission's notification No. MD-HP/13/62(10), dated the 12th September, 1962, published in the Gazette of India as S.O. 3040, in Part II—Section 3(ii) dated the 6th October, 1962, for the words "Tirupputturai (N.A.)" read "Tirupputturai (North Arcot District)".

[No. MD-HP/13/62(10)/70846.]

V. RAGHAVAN, Under Secy.

ERRATA

In the Election Commission, India notification No. UP-HP/71/62(41), dated 20th June 1962, published in the Gazette of India, Part II—Section 3(ii), dated 21st July 1962 at pages 2487-88, as S.O. 2214, the words "within the time and" after the word "expenses" in the seventh line may be deleted.

In the Election Commission, India notification No. UP-HP/73/62(60), dated 16th July 1962, published in the Gazette of India, Part II—Section 3(ii), dated 4th August, 1962 at page 2688, as S.O. 2402, in the seventh line after the words "within the time" the words "and in the manner" may be added.

In the Election Commission, India notification No. UP-HP/70/62(62)/58206, dated 20th July 1962, published in the Gazette of India, Part II—Section 3(ii), dated 4th August, 1962 at page 2690, as S.O. 2408, in the seventh line after the word "expenses" the words "within the time and" may be deleted and the notification No. may be read "UP-HP/70/62(62)58206" in place of "UP-LA/70/62(62) 58206".

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd November 1962

S.O. 3430.—Whereas the Central Government is of opinion that the system of booking accommodation in pilgrim ships for Haj pilgrims specified in the Schedule annexed hereto should be enforced during the Haj Season in 1963.

Now, therefore, in exercise of the powers conferred by Section 456 of the Merchant Shipping Act, 1958, the Central Government hereby exempts Messrs. Mogul Line, Bombay and every other shipping Company engaged in pilgrim traffic from Bombay to the Hejaz, from such provisions of the said Act and the Indian Pilgrim Ships Rules 1933, as are not in conformity with the aforesaid system of booking accommodation in pilgrim ships carrying pilgrims from Bombay to Jeddah during the year 1963.

THE SCHEDULE**System of Booking Accommodation at Bombay for Haj Pilgrims**

1. Schedule of sailings.—Every shipping company shall announce a provisional schedule of outward sailings as soon as possible. Firm dates of sailings shall be advertised by the Shipping Company at least 15 days in advance as required under the provisions of the Merchant Shipping Act, 1958. The penal provisions

of the Merchant Shipping Act, 1958 shall operate with reference to the firm sailing dates as advertised.

2. Advance reservations of Passages.—(1) Reservation lists for all sailings announced in the provisional schedule shall be opened by the Company simultaneously and intending pilgrims will have the option of availing passages in whatever ship they like. Such reservations shall be made only on payment of a deposit of Rs. 100 per adult and Rs. 50 per child for deck class (Rs. 500 per adult and Rs. 250 per child in the case of pilgrims desirous of travelling by first class) accompanied by applicant's full particulars with five copies of his photographs (in case of male applicant) out of which one will be pasted on the receipt issued by the Shipping Company for reservation of passages. The other three copies of the photographs together with the particulars of the applicant will be passed on to the Port Haj Committee, Bombay by the Shipping Company. When reservations of a particular ship are complete, the Shipping Company shall refuse to accept any further deposits for that particular ship.

(ii) A cabin class pilgrim may make an application for reservation of a deck passage for his servant, and may in genuine cases take any other servant than the one mentioned in the application.

3. Registration in Waiting Lists.—Persons whose deposits for advance reservation are received after the reservation of accommodation on all the ships is complete shall be kept on the common waiting lists with the Shipping Company. Persons who may not have made any advance reservation of passages but who may reach Bombay and ask for passages, shall also have to get their names registered on waiting lists with the Shipping Company. Registration of such persons on the waiting lists will be made on an application for registration on waiting lists accompanied by a deposit of Rs. 10 per passenger for deck class (Rs. 500 in the case of persons desirous of travelling by first class) and a copy of the photograph of the person concerned. Registration on waiting lists shall be made strictly in order of the receipt of deposits aforesaid by the Shipping Company.

4. Purchase of tickets.—All persons who may have made advance reservations of passages shall have to purchase their tickets at least 4 days before the sailing date. Such of the persons as fail to purchase tickets 4 days in advance shall be deemed to be not travelling in those ships. Passages not previously booked in particular ships or released by passengers who do not purchase their tickets 4 days in advance shall be offered according to the order referred to in paragraph 3 to the persons whose names are registered on the waiting lists.

5. Treatment of deposits when passages are availed of.—The deposit of Rs. 500 or Rs. 250 or Rs. 100 or Rs. 50 or Rs. 10 as the case may be, shall be accounted towards the cost of passage when the passage has been availed of.

6. Treatment of the deposit when the passage is not availed of.—When a person has reserved his passage, and does not intend to avail of the same and gives 10 clear days' notice of his intention to the company in advance of the sailing date then his deposit shall be refunded in full.

(ii) In the case of a person who has reserved his passage but is prevented from availing of the same due to unforeseen circumstances, such as death in the family the deposit may be refunded to him in full; any dispute that may arise shall be referred in the first instance to the Chairman, Port Haj Committee, Bombay, and if the Chairman's decision is not acceptable to the pilgrim concerned or to the shipping company, the Chairman shall refer the matter to the Presidency Magistrate or the Magistrate of the first class exercising jurisdiction in the Port. The decision of the Magistrate shall be final and there shall be refunded to the pilgrims any amount allowed to him by such decision.

(iii) A person who has reserved his passage by a particular ship but is unable to avail of the same and desires to travel by a subsequent ship, may be given full credit in respect of his deposit towards the cost of passage.

(iv) In all other cases where a person has reserved his passages but does not avail of the same, a deduction of 10 per cent will be made while refunding the amount deposited by him.

(v) Where a person has got his name registered on the waiting list and does not avail of the passage when offered, a sum of Rs. 10 shall be forfeited from his deposit and the balance, if any, shall be refunded to him by the Shipping Company.

(vi) When a person who has got his name registered on the waiting list and is not offered any passage, the amount paid by him as deposit, shall be refunded to him in full.

7. Scrutiny.—The records of the shipping company in respect of reservation of passages as well as waiting lists shall be open to scrutiny by the Central Government, Chairman of the Port Haj Committee, Bombay, Executive Officer, Port Haj Committee, Bombay or 2 members of the Port Haj Committee, Bombay nominated by the Chairman, or any officer or officers, nominated by the Committee for this purpose.

[No. M. II-1180(71)-62.]

P. A. V. PILLAI, Attaché

New Delhi, the 5th November 1962

S.O. 3431.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 3 of the Special Marriage Act, 1954 (43 of 1954), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of External Affairs No. S.O. 1684, dated the 30th June, 1960, namely:—

In the Table below the said notification, in the entries relating to "Argentina", the following shall be inserted at the end, namely:—

1	2
"Do	Second Secretary, Embassy of India, Buenos Aires."

[No. F-434/1/T/62.]

S. K. CHATTERJEE,
Attaché (Consular).

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 2nd November 1962

S.O. 3432.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules, namely:—

1. These Rules may be called the Contributory Provident Fund (India) Third Amendment Rules, 1962.

2. In the Contributory Provident Fund Rules (India) 1962,—

(a) after Note (2) below sub-rule (4) of rule 4, the following Note shall be inserted; namely:—

"Note (3).—The provisions of sub-rule (4) shall also apply *mutatis mutandis* to persons who are transferred, without any break, from the service under a body corporate owned or controlled by Government.";

(b) after the Note below Explanation II to rule 33 the following Explanation shall be inserted; namely:—

"Explanation III.—When a subscriber is transferred, without any break, to the service under a body corporate owned or controlled by Government, the amount of subscriptions and the Government contribution, together with interest thereon shall not be paid to him but shall be transferred with the consent of that body, to his new Provident Fund account under that body."

(Rule 33 was last amended *vide* Gazette Notification No. S.O. 2883, dated 30th August, 1962).

[No. F. 8(23)-EV(B)/62/(C.P.F.)]

S.O. 3433.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules, namely—

1 These Rules may be called the General Provident Fund (Central Services) Sixth Amendment Rules, 1962

2. In the General Provident Fund (Central Services) Rules, 1960,—

(a) after the Note below Explanation II to rule 31, the following Explanation shall be inserted, namely—

“Explanation III.—When a subscriber is transferred, without any break, to the service under a body corporate owned or controlled by Government, the amount of subscriptions, together with interest thereon, shall not be paid to him but shall be transferred, with the consent of that body, to his new Provident Fund account under that body.”

(b) after rule 35, the following rule shall be inserted, namely.—

“35-A Procedure on transfer to Government service of a person from the service under a body corporate owned or controlled by Government—If a Government servant admitted to the benefit of the Fund was previously a subscriber to any Provident Fund of a body corporate owned or controlled by Government, the amount of his subscriptions and the employer's contribution, if any, together with interest thereon shall be transferred to his credit in the Fund with the consent of that body.”

(Rules 31 was last amended vide Gazette Notification No S.O. 2884, dated 20th August, 1962)

[No F 8(23)-EV(B)/62/(G P F) I

K. P. SIRCAR, Dy Secy.

(Department of Expenditure)

New Delhi, the 5th November 1962

S.O. 3434.—In exercise of the powers conferred by the proviso to article 309, the President hereby makes the following further amendments in the Civil Service Regulations, namely—

1 (1) These Regulations may be called the Civil Service (Eleventh Amendment) Regulations, 1962

(2) These Regulations shall be deemed to have taken effect from the 1st day of July, 1959.

2 In the Civil Service Regulations, in the list of services and appointments below clause (1) of Article 349-A, for the existing entry “Officers of the Central Secretariat Service—Grade I and II”, the following entry shall be substituted, namely—

“Officers of the Central Secretariat Service—Grade I and Section Officers electing Class I status”

[No. F. 4(35)-EV(C)/62.]

V K SUBRAMANIAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 9th November, 1962

S.O. 3435—Statement of the Affairs of the Reserve Bank of India, as on the 2nd November, 1962.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	21,48,35,000
Reserve Fund	80,00,00,000	Rupee Coin	5,28,000
National Agricultural Credit (Long Term Operations) Fund	61,00,00,000	Small Coin	3,26,000
National Agricultural Credit (Stabilisation) Fund	7,00,00,000	National Agricultural Credit (Long Term Operations) Fund	
Deposits :—		(a) Loans and Advances to :—	
(a) Government		(i) State Governments	23,98,87,000
(i) Central Government	49,94,53,000	(ii) State Co-operative Banks	11,62,69,000
(ii) State Governments	10,07,89,000	(iii) Central Land Mortgage Banks	
(b) Banks		(b) Investment in Central Land Mortgage Bank Debentures	2,84,88,000
(i) Scheduled Banks	72,38,25,000	National Agricultural Credit (Stabilisation) Fund Loans and Advances to State Co-operative Banks	
(ii) State Co-operative Banks	1,71,71,000	Bills Purchased and Discounted :—	
(iii) Other Banks	3,11,000	(a) Internal	
(c) Others	160,15,10,000	(b) External	
Bills Payable	30,13,29,000	(c) Government Treasury Bills	96,05,00,000
Other Liabilities	30,14,53,000	Balances Held Abroad*	5,53,65,000
Rupees	507,58,41,000	Loans and Advances to Governments**	16,53,94,000
		Loans and Advances to :—	
		(i) Scheduled Banks†	5,97,40,000
		(ii) State Co-operative Banks†	133,08,58,000
		(iii) Others	1,21,07,000
		Investments	159,79,83,000
		Other Assets	29,35,61,000
		Rupees	507,58,41,000

*Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 4,19,00,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.

‡Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 7th day of November, 1962,

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 2nd day of November, 1962.
ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department	21,48,35,000	Gold Coin and Bullion :—	
Notes in circulation	2063,79,29,000	(a) Held in India	117,76,10,000
Total Notes issued	2085,27,64,000	(b) Held outside India	..
TOTAL LIABILITIES	2085,27,64,000	Foreign Securities	88,08,43,000
		TOTAL	205,84,53,000
		Rupee Coin	121,14,01,000
		Government of India Rupee Securities	175,29,10,000
		Internal Bills of Exchange and other commercial paper	..
TOTAL ASSETS			2085,27,64,000

Bated the 7th day of November, 1962.

P. C. BHATTACHARYYA,
 Governor.
 [No. F. 3(2)-BC/62.]

A. BAKSI, Jt. Secy.

(Department of Revenue)

INCOME-TAX

New Delhi, the 7th November 1962

S.O. 3436.—In pursuance of the provisions of item (iii) of paragraph 15(1) of the Part B States (Taxation Concessions) Order, 1950, the Central Government hereby makes the following amendment in the Notification of the Government of India in the Ministry of Finance (Revenue Division) No. 31 dated the 14th May, 1954, namely:—

In the Table annexed to the said Notification, in column 2 against serial No. 69, item "(iii) Mitra Nivas" shall be omitted.

Explanatory Note

[This does not form part of the amendment but is intended to be merely clarificatory].

This amendment has become necessary as the "Mitra Nivas" has been sold and has ceased to be an official residence of the Ruler of Ra'ljam.

[No. 74 (F. No. 22/11/62-I.T.)]

D. SUBRAMANIAN, Dy. Secy.

(Department of Revenue)

CORRIGENDUM

New Delhi, the 17th November 1962

S.O. 3437.—In the notification of the Government of India in the Ministry of Finance (Department of Revenue) Customs No. S.O. 1729 dated the 28th July, 1961, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 29th July, 1961 at page 1685, in line 8,

for "Number 5" read "Number 6".

[No. 167/F. No. 22/1/59-Cus.IV.]

S. VENKATESAN Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 7th November 1962

S.O. 3438.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the schedule below shall perform their functions in respect of all persons and incomes assessed to income-tax or super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 2 thereof:—

SCHEDULE.

Range 1	Income-tax Circles, Wards and Districts. 2
Trivandrum	<ol style="list-style-type: none"> 1. Income Tax Circle, Trivandrum. 2. Salary Circle, Trivandrum. 3. Income Tax Circle, Quilon. 4. Income Tax Circle, Kottayam. 5. Income Tax Circle Alleppey. 6. Special Survey Circle, Ernakulam (in respect of persons who have their principal place of business in or reside within the jurisdiction of the I.T. Circles mentioned above).

Range
I

Income-tax Circles, Wards and Districts
2

Ernakulam

1. Income Tax Circle, Mattancherry.
2. Income Tax Circle, Ernakulam.
3. Income Tax Circle, Trichur.
4. Income Tax Circle, Alwaye.
5. Special Investigation Circle, Trichur.
6. Special Investigation Circle, Trivandrum.
7. Estate Duty Cum Income Tax Circle, Ernakulam.
8. Income Tax Circle, Palghat.
9. Income Tax Circle, Calicut.
10. Income Tax Circle, Cannanore and
11. Special Survey Circle, Ernakulam (in respect of persons who have their principal place of business in or reside within the jurisdiction of the I.T. Circles mentioned above).

Where an Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one Range to another Range appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of Range from whom that Income-tax Circle, Ward or District or part thereof is transferred shall, from the date this notification shall take effect, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 15th November, 1962

Explanatory Note

NOTE.—The amendments have become necessary on account of the re-organisation of the Appellate Ranges in the charge of the Commissioner of Income Tax, Kerala.

(This note does not form a part of the notification but is intended to be merely clarificatory).

[No. 75 (F. No. 50/9/61-IT).]

New Delhi, the 9th November 1962

S.O. 3439.—In exercise of the powers conferred by sub-section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the schedule below shall perform their functions in respect of all persons and incomes assessed to Income-tax or Super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 2 thereof:—

SCHEDULE

Range	Income-tax Circles, Wards and Districts
1	2
Indore	
	1. A-Ward, Indore
	2. B-Ward, Indore
	3. C-Ward, Indore
	4. D-Ward, Indore
	5. E-Ward, Indore
	6. F-Ward, Indore
	7. G-Ward, Indore
	8. H-Ward, Indore
	9. J-Ward, Indore
	10. Special Investigation Circle, Indore.
	11. Special Estate Duty-cum-Income-tax Circle, Indore

Range I	Income-tax Circles, Wards and Districts 2
Gwalior	<ol style="list-style-type: none"> 1. A-Ward, Gwalior 2. B-Ward, Gwalior 3. C-Ward, Gwalior 4. D-Ward, Gwalior 5. A-Ward, Ujjain 6. B-Ward, Ujjain 7. C-Ward, Ujjain 8. A-Ward, Ratlam 9. B-Ward, Ratlam
Jabalpur	<ol style="list-style-type: none"> 1. A-Ward, Jabalpur 2. B-Ward, Jabalpur 3. C-Ward, Jabalpur 4. Addl. A-Ward, Jabalpur 5. Special Investigation Circle, Jabalpur 6. Sagar 7. A-Ward, Satna 8. B-Ward, Satna 9. A-Ward, Bhopal 10. B-Ward, Bhopal 11. Itarsi 12. Khandwa
A-Range, Nagpur.	<ol style="list-style-type: none"> 1. Special Investigation Circle-A, Nagpur 2. Special Investigation Circle-B, Nagpur 3. Salary Circle, Nagpur 4. A-Ward, Nagpur 5. B-Ward, Nagpur 6. C-Ward, Nagpur 7. Special Estate Duty-cum-Income-tax Circle, Nagpur.
B-Range, Nagpur.	<ol style="list-style-type: none"> 1. D-Ward, Nagpur 2. E-Ward, Nagpur 3. F-Ward, Nagpur 4. G-Ward, Nagpur 5. Chhindwara 6. Rajnandgaon
Raipur.	<ol style="list-style-type: none"> 1. A-Ward, Raipur 2. B-Ward, Raipur 3. Addl. B-Ward, Raipur 4. Bilaspur 5. Raigarh 6. Durg.

Where an Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle, Ward or District or part thereof is transferred shall, on and from the date of this notification, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or Part thereof is transferred.

This notification shall come into force on the 9th day of November, 1962.

Explanatory Note

Note.—The amendments have become necessary on account of the creation of an additional Range in the Commissioners charge.

(This does not form a part of the notification but is intended to be merely clarificatory.)

[No. 76(F. No. 50/11/62-IT).]

J. RAMA IYER, Under Secy.

CUSTOMS

New Delhi, the 17th November 1962

S.O. 3440.—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby rescinds its notification No. 2/Cus.IV/56 dated the 11th February, 1956 published in Part II Section 3(ii) of the Gazette of India dated the 11th February, 1956.

[No. 166/F. No. 22/1/59-Cus.IV.]

S. VENKATESAN, Secy..

MINISTRY OF COMMERCE & INDUSTRY

ORDERS

New Delhi, the 8th November 1962

S.O. 3441/IDRA/6/20.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rules 5(1) and 8 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri S. R. Khanna, to be a member, till the 25th October 1963, of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 2582, dated the 26th October, 1961, for the scheduled industries engaged in the manufacture or production of Glass and Ceramics, and directs that the following amendment shall be made in the said Order, namely:—

In the said Order for entry No. 22 relating to Dr. S. P. Varma, the following entry shall be substituted, namely:—

"22. Shri S. R. Khanna, Development Officer, Development Wing, New Delhi.

Technical Knowledge.

[No. 4(32)L.Pr./61.]

S.O. 3442/IDRA/6/13.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rule 5(1) of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri S. Venkataraman and Dr. K. T. Acharya to be members, till the 25th October, 1964, of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 3294, dated the 26th October, 1962, for the scheduled industries engaged in the manufacture or production of Oils, Paints, Soaps, Cosmetics and Toiletries and directs that the following amendments shall be made in the said Order, namely:—

In the said Order, after entry No. 26 relating to Shri Bishnu Banerjee, the following entries shall be inserted, namely:—

"27. Shri S. Venkataraman," National Council of Applied Economic Research, Pariksha Bhavan, 11, Indraprastha Estate, New Delhi-1.

"28. Dr. K. T. Acharya," Asstt. Director, Regional Research Laboratory, Hyderabad.

[No. 1(7)L.Pr./62.]

S. P. KRISHNAMURTHY, Under Secy.

ORDER

New Delhi, the 9th November 1962

S.O. 3443.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with rules 2, 4 and 5 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, for a period of two years with effect from the 17th October, 1962, the following persons to be members of the Development Council for the scheduled industries engaged in the manufacture or production of sugar, in place of

members appointed under the Government of India, Ministry of Commerce and Industry Order No. S.O. 2603, dated the 17th October, 1960, as amended from time to time, whose term of office has expired by efflux of time or otherwise:—

"DEVELOPMENT COUNCIL FOR SUGAR"

1. The Joint Secretary incharge of Sugar, Ministry of Food and Agriculture, New Delhi (Ex-officio).—Chairman.
2. Shri D. D. Puri, M.P., Saraswati Sugar Mills, Yamunanagar.
3. Shri M. N. Pittie, M/s. Harinagar Sugar Mills Ltd., 207, Kalbadevi Road, Bombay.
4. Shri S. S. Kanoria, 9, Brabourne Road, Calcutta-1.
5. Shri Gulabchand Hirachand, M/s. Walchandnagar Industries Ltd., Construction House, Ballard Estate, Bombay.
6. Shri C. Bangara Raju, Director, Etioppaka Sugar Factory, Gokhale Road, Visakapatnam-2, (Andhra Pradesh).
7. Shri H. C. Kothari, Director, M/s. Kothari Sugar & Chemicals Ltd., Oriental Building, Armenian Street, Madras.
8. The Chief Director, Directorate of Sugar & Vanaspati, New Delhi (Ex-officio).
9. The Director, National Sugar Institute, Kanpur (Ex-officio).
10. The Director, Indian Institute of Sugarcane Research, Lucknow (Ex-officio).
11. Dr. H. G. R. Reddy, Ministry of Commerce & Industry, Development Wing, New Delhi (Ex-officio).
12. Dr. R. N. Gowda, Vice President, Indian Central Sugarcane Committee, New Delhi.
13. Professor D. R. Gadgil, Gokhale Institute of Politics & Economics, Poona.
14. The Cane-cum-Sugar Commissioner, Uttar Pradesh, Lucknow (Ex-officio).
15. The Cane Commissioner, Bihar, Patna (Ex-officio).
16. The Director of Agriculture, Government of Andhra Pradesh, Hyderabad (Ex-officio).
17. Shri T. K. Palaniappan, Secretary to the Government of Madras, Industries, Labour & Cooperation Department, Madras (Ex-officio).
18. Shri G. H. Lalvani, Joint Registrar of Cooperative Societies (Sugar), State Government of Maharashtra, Poona (Ex-officio).
19. The Director of Industries & Commerce, Government of Mysore, Bangalore (Ex-officio).
20. The Cane Commissioner Punjab, Chandigarh (Ex-officio).
21. Dr. V. Subrahmanyam, Director, Central Food Technological Research Institute, Mysore.
22. Professor J. M. Saha, Superintending Technologist, Birla Sugar Research Laboratory, Hargoan.
23. Executive Director, National Productivity Council, 38, Golf Links, New Delhi.
24. Shri Mata Din Khaitan, 27, Vivekananda Road, Calcutta-7.
25. Shri Ganga Shankar Pandey, Cawnpore Sugar Merchant's Association, Shakkar Patti, Kanpur.
26. Shri Sevantilal Maneklal Sheth, Bombay Sugar Merchant's Association, 104-114 Frere Road, Bombay.
27. Shri Kashi Nath Pandey, M.P., President, Indian National Trade Union Congress, U.P. Branch, 19, Japling Road, Lucknow.
28. Shri Braj Kishore Shastri, Representative, Hind Mazdoor Sabha, 3, A. P. Sen Road, Lucknow.
29. Shri Bishwa Nath Roy, M.P. (Lok Sabha).
30. Shri Sheel Bhadra Yajee, M.P. (Rajya Sabha).

2. Shri P. K. Ray, Deputy Director, Directorate of Sugar and Vanaspati, Ministry of Food and Agriculture, New Delhi, is hereby appointed to carry on the functions of Secretary to the said Development Council.

[No. 1(16)/L.Pr./82.]

K. J. GEORGE, Dy. Secy.

COFFEE CONTROL

New Delhi, the 12th November 1962

S.O. 3444.—Sri G. S. Srinivasan, I.A.S., Chief Coffee Marketing Officer, Coffee Board, Bangalore was granted earned Leave from 16th August, 1962 to 25th August, 1962, with permission to prefix the holiday on the 15th August, 1962 and suffix Sunday the 26th August, 1962.

After the expiry of the leave Sri Srinivasan resumed duty as Chief Coffee Marketing Officer, Coffee Board, Bangalore on the forenoon of the 27th August, 1962.

[No. F. 9(5)Plant(B)/82.]

B. KRISHNAMURTHY, Under Secy.

(Office of the Dy. Chief Controller of Imports & Exports)

(Central Licensing Area)

ORDER

New Delhi, the 19th October 1962

S.O. 3445.—Whereas M/s. K.C.M. Engineering Corporation, Industrial Area, Ludhiana, have not furnished any cause against Notice No. Genl/152/AM-63/Pol/CLA/260 dated the 28th August, 1962 proposing to cancel the Import Licence No. A 665101/61/AU-NS/CCI/D, dated 15th March, 1962 valued at Rs. 20,000 for import of Porcelain Bases from General Area, granted to M/s. K.C.M. Engineering Corporation, Industrial Area, Ludhiana, by the Deputy Chief Controller of Imports and Exports, Central Licensing Area, Janpath Barracks 'B', New Delhi, Government of India in the Ministry of Commerce and Industry, in exercise of the powers conferred by clause 9 of the Imports (Control) Order 1955, hereby cancel the said Licence No. A 665101/61/AU-NS/CCI/D, dated 15th March, 1962 issued to the said M/s. K.C.M. Engineering Corporation, Ludhiana.

[No. Genl/152/AM-63/Pol/CLA.]

NOTICE

New Delhi, the 5th October, 1962.

S.O. 3446.—It is hereby notified, that in exercise of the powers conferred by clause-9 of the Import (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry proposes to cancel the import Licence No. E328256/61|EI|CCI|D, dated the 7th August, 1962 valued at Rs. 5,000 for import of Fresh Fruits from Pakistan granted by the Deputy Chief Controller of Imports and Exports, (Central Licensing Area), New Delhi to M/s. Mansa Ram, S/o L. Sagar Mal, Bazar Durga Dass, Ferozepur City, unless sufficient cause against this is furnished to the Deputy Chief Controller of Imports & Exports (Central Licensing Area), New Delhi within ten days of the date of issue of this notice by the said M/s. Mansa Ram, S/o L. Sagar Mal, Ferozepur City, or any Bank, or any other party, who may be interested in it.

2. In view of what is stated above, M/s. Mansa Ram, S/o L. Sagar Mal, Ferozepur City, or any Bank, or any other party, who may be interested in the said Licence No. E328256/61|EI|CCI|D, dated 7th August, 1962 are hereby directed not

to enter into any commitments against the said licence and return the same immediately to the Deputy Chief Controller of Imports & Exports (Central Licensing Area), Janpath Barracks 'B' New Delhi-1.

[No. Gen/206/AM/63/Pol/CLA.]

RAM MURTI SHARMA,
Dy. Chief Controller of Imports & Exports.

(Indian Standards Institution)

New Delhi, the 5th November 1962

S.O. 3447.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standard Institution (Certification Marks) Regulations, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 16 October to 31 October 1962.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
1	2	3	4
1	IS:265-1962 Specification for Hydrochloric Acid (<i>Revised</i>).	IS:265-1950 Specification for Hydrochloric Acid.	This standard prescribes the requirements and the methods of test for hydrochloric acid (Price Rs. 4·00).
2	IS:266-1961 Specification for Sulphuric Acid (<i>Revised</i>).	IS:266-1950 Specification for Sulphuric Acid.	This standard prescribes the requirements and the methods of sampling and test for sulphuric acid (Price Rs. 5·50).
3	IS:684-1962 Method for Determination of Nep Count in Cotton.	..	This standard prescribes a method for determination of number of neps present in cotton. The method is applicable to cotton material at different stages of spinning process from raw cotton up to and including sliver (Price Rs. 1·50).
4	IS:741-1962 Code for Inland Packaging of Woollen and Worsted Cloth and Yarn.	..	This code prescribes the method of packaging of woollen and worsted cloth and yarn intended for the internal market (Price Rs. 2·00).
5	IS:984-1962 Method for Determination of Colour Fastness of Textile Materials to Washing in the Presence of Sodium Hypochlorite.	..	This standard prescribes a method for determination of colour fastness of all textile materials to washing at high temperature in the presence of sodium hypochlorite. It is applicable only to those fibres which are capable of withstanding such conditions (Price Rs. 2·00).

1	2	3	4
6	IS:2002-1962 Specification for Steel Plates for Boilers	.	This standard covers the requirements for the following grades of plain carbon steel plates for Boilers (a) Grade 1—Plates for fire boxes and boiler plates which are required to be either welded, flanged or flame-cut. (b) Grade 2A—Plates of non-flanging quality (low tensile)—may be used for welding and/or flame-cutting. (c) Grade 2B—Plates of non-flanging quality (high tensile)—may be used for welding and/or flame-cutting (Price Rs. 2 00).
7	IS:2092-1962 Specification for Dial Gauges.	.	This standard relates to two types of dial gauges, namely, Type 1 and Type 2, for general engineering purposes manufactured in two grades, namely, Grades A and B, with total plunger movement or 'lift' of 3, 5 and 10 mm. It recommends dimensions, methods of tests and precautions for use of dial gauges. (Price Rs. 2 50).
8	IS:2102-1962 Recommendations for Machining Deviations for Dimensions Without Specified Tolerances.	..	This standard lays down recommendations for machining deviations for dimensions which have not been toleranced (Price Re. 1 00).
9	IS:2103-1962 Specification for Engineer's Squares	..	This standard covers the fixed blade engineer's squares made in three grades of accuracy, namely Grade A, Grade B and Grade C, and of sizes up to 1000 mm (upto 300 mm for Grade A squares) (Price Rs. 2 00).
10	IS:2105-1962 Specification for Letterpress Ink, Black, General Purposes.	..	This standard prescribes the requirements and the methods of test for letterpress ink, black, general purposes for use in flat-bed letterpress printing machines (Price Rs. 1 50).
11	IS:2119-1962 Code of Practice for Construction of Brick-Cum-Concrete Composite (Madras Terrace) Floor or Roof.	..	This standard covers the design and construction of brick-cum-concrete composite floor or roof, which is known as Madras terrace (Price Rs. 4 50).
12	IS:2124-1962 Specification for Sodium Bicarbonate.	{ IS 491-1954 Specification for Sodium Bicarbonate, Pure and Analytical Reagent. IS:492-1954 Specification for Sodium carbonate, Refined (<i>Tentative</i>).	This standard prescribes the requirements and the methods of test for sodium bicarbonate (Price Rs. 4 50).

1	2	3	4
13	IS:2132-1962 Specification for Hand Compression Sprayer for Agricultural Use.		This standard prescribes the performance requirements and the methods of testing the performance of hand compression sprayer (but not of a sprayer operated on the battery system with a separate central charge pump), used for spraying insecticides, fungicides, etc., in the field of agriculture (Price Rs. 3.00).
14	IS:2133-1962 Specification for Rayon Shioze Khaka.		This specification prescribes constructional details and other particulars of finished and unfinished and rayon shioze khaka produced with 3 different loom-settings (Price Rs. 2.50).
15	IS:2138-1962 Specification for Rayon Satin Containing Metallic Yarn.		This specification prescribes constructional details and other particulars of finished and unfinished, (a) rayon satin containing metallic yarn, undyed; and (b) rayon satin containing metallic yarn, dyed produced with 2 different loom settings (Price Rs. 2.50).
16	IS:2151-1962 Specification for Maize Germ Oilcake.		This standard prescribes the requirements and the methods of test for maize germ oilcake obtained by the expeller or hydraulic process for use as livestock feed and for export (Price Rs 2.50).
17	IS:2152-1962 Specification for Maize Gluten Feed.		This standard prescribes the requirements and the methods of test for maize gluten feed for use as livestock feed and for export (Price Re. 1.00).

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhawan, 9 Malviya Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhai Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Scoterkin Street, Calcutta-12, (iii) 2/21 First Line Beach, Madras-1, (iv) 14/69 Civil Lines, Karpur.

(MD/13-2)

S.O. 3448—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1962, the Indian Standard Institution hereby notifies the issue of errata slips particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

THE SCHEDULE

Sl. No. and Title of Indian Standard No. and date of Gazette Notification in which establishment of Indian Standard was notified.	Particulars of Errata Slip Issued

1	2	3	4
I	IS:599—1960 Specification for Twist Drills (Revised).	S.O. 1633 dated 15 July 1961.	(i) Page 9, Fig. 3, maximum value of width of land on Y axis. Please read '10' for '1.0'

1

2

3

4

			(ii) Page 19, Table IV, line 10 of col. 1 and line 9 of col. 2 please read '23.02' for '23.00'.
2	IS:725—1961 Specification for Copper Wire Nails (<i>Revised</i>)	S.O. 1573 dated 26 May 1962.	Page 3, sub-clause 4.2.3, line 3 ' +0.0 ' ' -0.0 ' please read —0.5 D for +0.5 D
3	IS:1397—1960 Specification for Kraft Paper.	S.O. 2818 dated 26 November 1960.	Footnote marked (*) under Table I—Please substitute the following for the existing footnote: Tear resistance in g *Tear factor = $\frac{\text{Tear resistance in g}}{\text{Substance in g/m}^2} \times 100$
4	IS:1818—1961 Specification for Outdoor Air-Break Isolators and Earthing Switches for Voltages Up to 220 kV.	S.O. 2706 dated 18 November 1961.	Page 12, Fig. 1 please read 'ABSOLUTE HUMIDITY (g/m ³)' for 'ABSOLUTE HUMIDITY (g/cm ³)'
5	IS:1829 (Part I)—1961 Specification for Library Furniture and Fittings, Part I: Timber.	S.O. 416 dated 10 February 1962.	Page 9, clause 16.1, line 3 please read '600 × 1000 mm' for '60 × 100 mm'.
6	IS:1967—1961 Method for Estimation of Residual Starch in Cotton Fabrics After Desizing.	S.O. 3100 dated 13 October 1962.	Page 2, clause 0.2, line 20 please read 'quantity' for 'quality'.
7	IS:1998—1962 Methods of Test for Thermosetting Synthetic Resin Bonded Laminated Sheets.	S.O. 1573 dated 26 May 1962.	Page 2, Composition of Thermosetting Synthetic Resin Laminates Subcommittee, CDC 17:4: (a) Add the word 'Bonded' between the words 'Resin' and 'Laminates'. (b) Add the following in the list of members:
			Members Representing Shri J.H. Kowley All India Plastics Manufacturers' Association, Bombay. Shri A.H. Srikanta (<i>Alternate</i>) Ayer Dr. K.G. Kudva Hardcastle, Waud & Co. Ltd., Bombay. Shri Dutt Kumar. Railway Board (Ministry of Railways). Shri K.M. Shanbhogue. Indian Telephone Industries Ltd., Bangalore. Shri K.R. Thakkar. Bharat Electronics Ltd., Bangalore.

Copies of these Errata Slips are available, free of cost, with the Indian Standards Institution, Manek Bhavan, 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232, Dr. Dadabhai Naoroji Road, Bombay-1, (ii) Third Floor, 11, Sooterkhan Street, Calcutta-13, (iii) 2/21, First Line Beach, Madras-1, and (iv) 14/69, Civil Lines, Kanpur.

New Delhi, the 6th November 1962

S.O. 3449.—In partial modification of the rate of marking fee for Oil Pressure Lanterns, notified in the Schedule annexed to the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S.O. 1507 dated the 30th April 1962, published in the Gazette of India, Part II—Section 3—Sub-section (ii), dated the 19th May 1962, the Indian Standards Institution hereby notifies that the marking fee per unit for Oil Pressure Lanterns, details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with effect from 15th November 1962.

THE SCHEDULE

Sl. No.	Product/Class of Product	No. and Title of relevant Indian Standard	Unit	Marking Fee per Unit
1	Oil Pressure Lanterns	IS: 1384-1959 Specification for Oil Pressure Lanterns	One Lantern	10 nP. per unit for the first 35 000 units; 7 nP. per unit for the next 15 000 units; 5 nP. per unit for the 5000 1st unit and above with a minimum of Rs. 3 500.00 for production during a calendar year.

[No. MD/18 : 2.]

S.O. 3450.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1962 the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified.	No. & date of the Amendment	Brief particulars of the Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
1	IS: 250-1953 Specification for Potassium Eichromate, Technical and Analytical Reagent	S.R.O. 658 dated 26 March 1955	No. 1 September 1962	(i) Clause A-3.1, line 8—Substitute '1 kg' for '2 lb (or 1 kg)' (ii) Clause A-3.1, line 9—Substitute '100 g' for '4 oz (or 110 g)' (iii) Clause A-3.2, line 2—Substitute '100 g' for '4 oz (or 110 g)'	15 Nov. 1962.
2	IS: 310-1951 Methods of Sampling and Test for Lubricants, Part I	S.R.O. 658 dated 26 March 1955	No. 1 October 1962	(i) The following revised methods have been included, superseding the corresponding methods prescribed in Part I of IS: 310-1951 as noted against each of these methods:	15 Nov. 1962.

(1)	(2)	(3)	(4)	(5)	(6)
				Serial Designa- No. tion Number (L :) Number of Methods in (P :) Part I of of Methods IS : 310-1951 in IS : 1448 Which has (Part I)- been Supers- 1960 ded	Designation Number (L :)
			(1)	(2)	(3)
			(i)	P : 2	L : 1
			(ii)	P : 4	L : 2
			(iii)	P : 8	L : 3
			(iv)	P : 10	L : 11
			(v)	P : 15	L : 14
			(vi)	P : 21	L : 6
			(vii)	P : 22	L : 7
			(viii)	P : 25	L : 15T
			(ix)	P : 32	L : 12
			(x)	P : 33	L : 13T Method A
			(xi)	P : 35	L : 13T Method B
			(ii)	Delete the following methods from the standard :	
				L : 1 Determination of Acidity (Neutralization Value)	
				L : 2 Determination of Ash	
				L : 3 Determination of Carbon Residue (Ramsbottom Me- thod)	
				L : 6 Determination of Flash Point (Closed) (By Pensky- Martens Apparatus)	
				L : 7 Determination of Asphaltene Content	
				L : 11 Determination of Setting Point	
				L : 12 Determination of Specific Gravity	
				L : 13T Method A—Determi- nation of Sulphur (Bomb Method)	
				L : 13T Method B—Determi- nation of Sulphur (Quartz Tube Method)	
				L : 14 Determination of Sulphur (Corrosive)—Copper Strip Test	
				L : 15T Determination of Viscosity (Kinematic) in Absolute Units (<i>Tentative</i>)	
3	IS : 601-1955 Indian Stan- dard Code of Practice for Construction of Kothar Type Rural Food Grain Storage Structure	S.R.O. 701 dated 24 Mar. 1956	No. 1 September 1962	(i) Sub-clause 0.2.1, lines 5 and 6—Substitute 'to metric tonnes to 40 metric tonnes' for '250 mds. (about 9 tons) to 1,000 mds. (about 36 tons)' (ii) Clause 0.7—Substitute the following for the existing clause: '0.7 Metric system has been adopted in India and all quantities and dimensions in this standard have been given in this system.'	15 Nov. 1962

(1)	(2)	(3)	(4)	(5)	(6)
-----	-----	-----	-----	-----	-----

(iii) Clause 3.1
 (a) Line 3—Substitute '6 m' for '20 ft'
 (b) Line 7—Substitute '30 m' for '100 ft'
 (c) Line 11—Substitute '3 m' for '10 ft'

(iv) Table I—Substitute the following for the existing table :

Table I Capacities and Dimensions of Kothar Type Structures

Approximate capacity in Metric Tonnes	Internal Dimensions		
	Length and Breadth	Height of Walls from Floor Level	
(1)	(2) m	(3) m	
10	2.5	2.00	
20	3.0	3.00	
40	4.0	3.25	

(v) Clause 5.1, line 2—Substitute '40 to 50 mm' for '1½ to 2 in.'

(vi) Sub-clause 5.4.1, line 2—Substitute '50 mm' for '2 in.'

(vii) Clause 6.1
 (a) Line 5—Substitute '75 cm' for '2 ft. 6 in.'
 (b) Line 7—Substitute '50 cm' for '1 ft. 6 in.'

(viii) Fig. 4, 5 and 6—Substitute the following for the existing values :
 75 cm Min. for 2'-6" min.
 30 cm for 1'-0"
 15 cm for 6"

(ix) Sub-clause 6.1.1
 (a) Line 2—Substitute '15 cm' for '6 in'.
 (b) Line 12—Substitute '30 cm' for '1 ft.'

(x) Clause 6.2
 (a) Line 5—Substitute '50 cm' for '1 ft 6 in'.
 (b) Line 6—Substitute '1.5 m' for '4 ft. 6 in'.

(xi) Sub-clause 6.2.1., first column of informal table—Substitute the following for the existing first column:

Capacity of the Structure in metric tonnes Approx
10
20
40

(1)	(2)	(3)	(4)	(5)	(6)
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(xii) Sub-clause 6.2.2—Substitute the following for the existing sub-clause :

'6.2.2 The timber posts shall be either 15 cm square or 15 cm in diameter, the brick masonry pillars 23 cm square, and the stone masonry pillars 30 cm square'.

(xiii) Clause 6.5

(a) Line 4—Substitute '75 cm' for '2ft. 6 in.'

(b) Line 7—Substitute '0.80 mm' for '22 gauge'.

(xiv) Fig. 7—Substitute the following for the existing values:

1.5 cm Min for 4'-6" min.
75 cm min for 2'-6" min.

(xv) Clause 6.6 line 4—Substitute '15 cm' for '6 in.'

(xvi) Clause 7.1, line 1—Substitute '0.80 mm' for '22 gauge'.

(xvii) Fig. 8—Substitute the following for the existing values :

15 cm for 6"
0.80 mm for 22 gauge
75 mm for 3"
30 cm. for 1'-0".

4] IS : 610-1955
Code of Practice
for Storage of
Food grain and
Its Protection
During Stor-
age.

S.R.O. 701 No. 1 Oct.
dated 1962
24 Mar.
1956

(i) Clause 0.2, line 8—Substitute '100 metric tonnes' for '2,500 maunds (or 90 tons)'.

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1962

(ii) Sub-clause 0.2.1

(a) Line 5—Substitute 'metric tonnes' for 'maunds' and '40 metric tonnes' for '1000 maunds'.

(b) Line 8—Substitute '100 metric tonnes' for '2,500 maunds'.

(iii) Clause 0—10 —Substitute the following for the existing clause :

'0.10 Metric system has been adopted in India and all quantities and dimensions in this standard have been given in this system'.

(iv) Clause 2.1, line 3—Substitute '93 kg' for '2-1/2 md (or 93.2kg)'.

(v) Sub-sub-clause 3.1.1.1., line 2—Substitute '(112 x 67 cm)' for '(44 x 26-1/2 in.)'.

(1)

(2)

(3)

(4)

(5)

(6)

(vi) Sub-clause 4.3.2, line 3—
Substitute '50 mm' for '2 in'.

(vii) Sub-clause 5.2.1—Substitute the following for the existing sub-clause:

'5.2.1 The capacity of the BGSS shall be roughly estimated at the rate of 10 bags (each bag approximately weighing 93 to 102 kg) per 0.56 m^2 if stacked 15 bags high, 10 bags per 0.65 m^2 if stacked 12 bags high and 10 bags per 0.75 m^2 if stacked 10 bags high.'

(viii) Sub-sub-clause 5.2.1.1, line 3—substitute '2 m' for '6 ft'.

(ix) Sub-clause 5.2.2

(a) Line 5—Substitute '1 m' for '3 ft'.

(b) Line 8—Substitute '10 m' for '30 ft'.

(c) Line 9—Substitute '6 m' for '20 ft'.

(x) Clause 5.3

(a) Line 2—Substitute '10 x 10 cm' for '4 x 4 in.'

(b) Line 8—Substitute '15 cm' for '6 in.'

(xi) Sub-clause 5.3.1, last sentence—Substitute the following for the existing sentence:

'(A size of the order of 2.5 m long and 1.5m broad, with 30 cm space in between transverse battens, is often considered convenient)'.

(xii) Clause 7.2 Note

(a) Line 2—Substitute '(about 100 g)' for '(about 1/4 lb or 114 g)'.

(b) Line 3—Substitute '23 cm' for '9 in.'

(xiii) Clause 10.2, line 2—Substitute '30 cm' for '1ft'.

(xiv) Clause 11.2, lines 2 and 3—Substitute '0.5 kg/t' for '40 lb per 1,000 maunds (or 36 tons)' and '0.33 kg/m²' for '20 lb. per 1,000 cu ft'.

(xv) Clause A-3.1, line 10—Substitute '2.5 mm' for '2.54 mm'.

(xvi) Clause A-4.1, line 5—Substitute '13 to 17mm' for '12.7 to 16.9 mm'.

(1)	(2)	(3)	(4)	(5)	(6)
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(xvii) Clause A-6.1, line 6—Substitute '13 to 20 mm' for '12.7 to 19.05 mm'.

(xviii) Clause A-7.1, line 7—Substitute '6 to 13 mm' for '6.35 to 12.7 mm'.

(xix) Clause A-8.1, line 7—Substitute '3 mm' for '3.17 mm'.

(xx) Clause A-11.1, line 3—Substitute '1.5 mm' for '1.54 mm'.

(xxi) Clause A-12.1

(a) Line 7—Substitute '5.0 mm' for '5.08 mm'.

(b) Line 8—Substitute '2.5 mm' for '2.54 mm'.

(xxii) Clause B-2.2, line 2—Substitute '9-litre' for '2-gallon' and '18-litre' for '4-gallon'.

(xxiii) Clause B-2.3

(a) Line 11—Substitute '15 cm' for '6 in'.

(b) Line 13—Substitute '23 cm' for '9 in'.

(xxiv) Clause B-2.6, lines 1 and 2—Substitute '1.5 m' for '4 1/2 ft' and '1 m' for 3 1/2 ft'.

(xxv) Clause B-4.1, line 5—Substitute '0.3 kg/m³' for '2 lb per 100 cu ft'.

(xxvi) Clause B-4.2

(a) Line 5—Substitute '15 cm' for '6 in'.

(b) Lines 8 and 9—Substitute '0.5 kg/m³' for '30 lb per 1,000 cu ft'.

(xxvii) Clause C-3.2, lines 2 and 3—Substitute '250 g/10 m²' for 8 oz per 100 sq ft'.

(xxviii) Clause D-2.3—Substitute the following for the existing clause :

'D-2.3 Containers for Piston Bait—These may be small timber boxes of the size of about 7.5×5×5×5 cm or pieces of rejected pipes of about 15 cm diameter and 15 cm length'.

(xxix) Clause D-5.1, line 1—Substitute '50 g' for '2 oz'.

(1) (2) (3) (4) (5) (6)

5 IS:679-1955 S.R.O. 774 No. 1 dated 9 Sep. 1962. April 1955.

(i) Clause 5·7—Delete the existing clause and substitute the following :

15 Nov.
1962.

'5·7 Shrinkage—The relaxation shrinkage of cloth warpway or weftway shall not be more than 2·0 percent when tested by the method prescribed in Appendix A, or more than 5·0 per cent when tested by the method prescribed in IS: 665-1954. However, in case the cloth is tested by the method prescribed in Appendix A and the results of the test are doubted or disputed either by the buyer or the seller, the results so obtained shall be disregarded and the cloth tested by the method prescribed in IS: 665-1954'.

(ii) Sub-clause 5·7·1—Delete the sub-clause.

(iii) Sub-clause 5·10·1, line 3—Substitute 'Appendix B' for 'Appendix A'.

(iv) Appendix A—(a) Redesignate the existing 'Appendix A' as 'Appendix B' and substitute 'B' for 'A' in all item and clause-numbers of the Appendix.

(b) A new Appendix 'A' has been added.

6 IS:1349-1959 S.O. 613 No. 1 dated 12 Sep. 1962. March 1960.

Note under clause 6·5(a)—Delete the existing Note and substitute the following :

'Note—For the present, 16 percent should be taken as the standard regain value for clean wool.'

7 IS: 1584-1960 S. O. 2494 No. 1 dated 15 Sep. 1962. Oct. 1960.

(i) Clause 1·1, line 2—Substitute 'four' for 'three'. 15 Nov. 1962.

(ii) Clause 3·1—Add the following sentence at the end of the clause :

'The yarn shall be degummed before weaving'.

(1)	(2)	(3)	(4)	(5)	(6)
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(iii) Table I—Introduce the following new entries at the end of Table I :

VARIETY COUNT OF YARN
No. (APPROX.)
(see Table II)

Warp	Weft
*Universal Count (†Denier)	*Universal Count (†Denier)

2·2/2·4 2·2/2·4
tex (2 ply) tex (3 ply)
[or 20/22 d [or 20/22 d
(2 ply)] (3 ply)]

(iv) Table II—Introduce the following new entries at the end of Table II:

VAR- IETY	ENDS PER cm (or in.)	PICKS PER cm (or in.)	WEIGHT IN g	BREAKING LOAD IN kg ON 5.0 x 20 cm STRIPS (OR IN lb) ON 2.0 x 8 (OR yd ² IN oz)
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Warp	Weft
------	------

4 47 (or 120)	47 (or 120)	45 (or 15) 60)	28 (or 60)	40 (or 90)
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8 IS: 1885(Part I) S. O. 2838 No. 1 (i) Clause 2·1—Substitute the 15 Nov.
—1961 Electro- dated 15 Sep. 1962. following for the existing defi- 1962.
technical Voca-
bulary Part I;
fundamental
Definitions.

‘2·1 Alternating Field—
(Under consideration).’

(ii) Clause 10·18—Substitute the following for the existing definition:

‘10·18 Magnetic Field Strength—An auxiliary vector point—function that measures the ability of electric currents or magnetized bodies to produce magnetic induction (B).’

(iii) Clause 10·20—Substitute the following for the existing definition:

‘10·20 Magnetic Flux Density—Magnetic Induction—Magnetic induction is the basic observable property of a magnetic field. It is directly associated with the force on a current element on the electromotive force induced in a moving conductor.’

Copies of these Amendment Slips are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi 1, and also at its Branch Offices at (i) 232-Dr. Dadabhoj Naoroji Road, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-1, (iii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. M D/13 : 5.]

New Delhi, the 9th November 1962

S.O. 3451.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that amendment to the Indian Standard given in the Schedule hereto annexed has been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Stan- dard amended	No. & date of Gazette Notification in which the estab- lishment of the Indian Standard was noti- fied	No. & date of the Amend- ment	Brief particulars of the Amendment	Date from which the Amend- ment shall have effect
(1)	(2)	(3)	(4)	(5)	(6)
1.	IS: 916-1958 Speci- fication for 18- Litre Square Tins	S.O. 567 dated 14 March 1959	No. I June 1962	(i) Clause 0.6—Delete lines 5 and 6. (ii) Clause 0.6, line 7—Substitute 'IS: 1394-1959' for 'Indian Standard', and delete the footnote marked (*). (iii) Clause 2.1, line 2—Substitute 'IS: 1394-1959' for 'the Indian Standard Glossary of Terms Relating to Metal Containers Trade', and delete the footnote marked (*). (iv) Clause 5.1, line 2—Substitute '0.30 mm thick (or 30 BG)' for '0.315 mm thick† (or 30 BG)', and delete the footnote marked (†). (v) Clause 5.3, line 2—Substitute '0.30 mm thick (or 30 BG)' for '0.315 mm thick (or 30 BG)'. (vi) Clause 5.4, line 2—Substitute the following for the second sentence : 'The minimum tin content of the solder shall be in accordance with Grade Sn 35 for machine soldering and Grade Sn 45 for hand soldering.' (vii) Clause 9.2—Substitute the following for the existing clause: '9.2 Hydraulic Pressure Test—A hydraulic pressure test, as laid down	With im- mediate effect

(1)	(2)	(3)	(4)	(5)	(6)
-----	-----	-----	-----	-----	-----

in 9·2·1 shall be applied to one tin selected at random from each batch of 2,000 tins or part thereof. If the tin fails in the test, subject two more tins to this test. If both these tins pass the test, the whole lot shall be accepted; the lot shall be rejected if one of these two tins fails in the test.

9·2·1 The tin, when subjected to a gradually applied hydraulic pressure of 0·7 kg/cm² (or 10 lb/in.²) for a period of not less than 5 minutes, shall not show any sign of leakage.'

(viii) Clause 9·3—Add the following as the first sentence :

'At least one tin in 500 or in a lot, if smaller, shall be subjected to the handle pull test.'

Copies of this Amendment Slip are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232, Dr. Dadabhai Naoroji Road, Bombay-1, (ii) Third Floor, 11, Sooterkin Street, Calcutta-1, (iii) 2/21, First Line Beach, Madras-1, and (iv) 14/69, Civil Lines, Kanpur.

[No. MD/13:5]

C. N. MODAWAL,
Head of the Certification Marks Division,

MINISTRY OF STEEL AND HEAVY INDUSTRIES

(Department of Iron and Steel)

New Delhi, the 13th November 1962

S.O. 3452/ESS.COMM/Iron & Steel/15(1)/AM(12).—The following Notification issued by the Iron & Steel Controller under proviso to clause 15(1) of the Iron & Steel (Control) Order, 1956 is published for general information.

"NOTIFICATION"

In exercise of the powers conferred by proviso to sub-clause (1) of clause 15 of the Iron & Steel (Control) Order, 1956, as amended by Notification No. S.O. 2369/ESS.COMM/Iron & Steel/AM(3), dated the 13th November, 1958, published in Part II Section 3(ii) of the Gazette of India, Extraordinary, dated the 13th November, 1958 and with the approval of the Central Government, the Iron & Steel Controller, hereby notifies the following revised concessional Col. I & II maximum selling prices (Base) for Pig Iron in supersession of all previous Notifications issued in this regard.

SCHEDULE III

Pig Iron (Concessional Prices) Standard Grades

S. No.	Grade	Analysis				Under 0·40	Under 0·035 Do. 0·050	215 210 205 202 200 197 195	Maximum selling prices at all railhead Station in India in Rupees per Ton
		Silicon per cent	Manganese per cent	Phos- phorus per cent	Sulphur per cent				
		Col. I	Col. II						
1		2	3	4	5	6	7	8	
(High Manganese)									
1	Standard Foundry .	1	2·75-3·25	1·00-1·50	Under 0·40	Under 0·035	215	230	
2	Do. . .	2	2·25-2·75	Do.	Do.	Do.	210	225	
3	Do. . .	3	1·75-2·25	Do.	Do.	Do.	205	220	
4	Do. . .	4	1·50-1·75	Do.	Do.	Do.	202	217	
5	Special . . .	4X	1·25-1·50	Do.	Under 0·35	Do.	200	215	
6	Special Basic . . .		1·00-1·25	Do.	Do.	Do.	197	212	
7	Standard Basic . . .		1·00 and under.	Do.	Do.	Do.	195	210	
(Low Manganese Grades)									
8	Low Manganese . . .	1	2·75-3·25	0·50-1·00	Under 0·40	Under 0·035	213	227	
9	Do. . .	2	2·25-2·75	Do.	Do.	Under 0·050	208	223	
10	Do. . .	3	1·75-2·25	Do.	Do.	Do.	203	218	
11	Do. . .	4	1·50-1·75	Do.	Do.	Do.	200	215	
12	Special . . .	4X	1·25-1·50	0·50-1·00	Under 0·35	Under 0·050	198	213	
13	Low Manganese Basic Special . . .		1·00-1·25	Do.	Do.	Do.	195	210	
14	Low Manganese Basic . . .		1·00 and Under	0·50-1·00	Under 0·35	Under 0·050	193	208	

Extras and Penalties

Variation from Standard Grades	Extras/ penalties	Base items to which applicable	Price
	Extras per M/Ton		
			Rs.
A.(1) High Silicon for each range of increase of 0·25% above 3·25%	2		Item 1 & 3
(2) Manganese for each range of increase of 0·25% above 1·50%	1		Item 1-7
(3) Hematite quality (Low Phosphorus) with Phos. 0·1 per cent Max	25		

Variation from Standard Grades	Extras/ Penalties	Base Price items to which applicable
	Penalty per M/ton	Rs.
B. Off Grade Pig Iron		
(1) Standard Sulphur, Manganese below 0.50%	12	Item 8—14
(2) Manganese not below 0.50% Sulphur 0.50%—0.65%	14	Item 1—14
(3) Manganese not below 0.50% Sulphur 0.066%—0.80%	25	Item 1—14
(4) Manganese not below 0.50% Sulphur 0.081% and over	30	Item 1—14
(5) Manganese below 0.50% Sulphur 0.050%—0.065%	19	Item 8—14
(6) Manganese below 0.50% Sulphur 0.066%—0.080%	27	Item 8—14
(7) Manganese below 0.50% Sulphur 0.081% and over	31	Item 8—14

The General and special condition of sale remain the same as before.

The above prices come into effect from the date of their publication in the Gazette of India and notwithstanding the rates at which an order has been booked or materials paid for shall apply to all deliveries effected on or after that date.

A. N. BANERJI,
Iron and Steel Controller."

[No. SC(C)-2(52)/62.]
C. A. NAIR, Under Secy.

MINISTRY OF MINES AND FUEL

New Delhi, the 8th November 1962

S.O. 3453.—Whereas in pursuance of the notification of the Government of India in the late Ministry of Steel, Mines and Fuel (Department of Mines and Fuel) No. S.O. 25, dated the 22nd December, 1959, issued under section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government has acquired 3448.88 acres of land in the villages of Kumda, Gangikot, Balrampur, Arsota, Gobindpur, Sheonandanpur, Garakhnathpur, Reserve forest, Jainagar, Keshwanagar, Kerampur, Kasalgiri, Birpur, Parbatipur, Sashipur, Keskelia, Kamlapur, Tilaikachar in the District of Surguja and has also acquired the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in other lands measuring 4822.42 acres in the said villages;

And, whereas, M/s. Tata Iron and Steel Co. Ltd., the person interested whose mining lease has been acquired, have under Section 13 of the said Act, furnished their claim for compensation for acquisition of its mining lease before the competent authority;

And, whereas, the amount of compensation payable under the said Act would not be fixed by agreement;

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 14 of the said Act the Central Government hereby constitutes a Tribunal

consisting of Shri R. P. Sinha, Additional Judicial Commissioner, Ranchi for the purpose of determining the amount of compensation payable to the person.

[No. F. C2-22(18) /59.]

ERRATUM

New Delhi, the 8th November, 1962.

S.O. 3454.—In the Schedule to the Notification of the Government of India In the Ministry of Mines and Fuel No. S.O. 2981, dated the 19th September, 1962, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 29th September, 1962:—

at page 3140, under the heading "Boundary Description" in the line "EF line passes through village Gobindpur" For "EE" Read "EA".

[No. F. C2-20(24) /62.]

P. S. KRISHNAN, Under Secy.

ORDER.

New Delhi, the 12th November, 1962.

S.O. 3455.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955, (10 of 1955), the Central Government hereby directs that the powers conferred on it by section 3 of the said Act to make orders under clauses (c), (d), (e), (f), (h), (i), (ii) and (j) of sub-section (2) of that section shall, in relation to petroleum and petroleum products (other than Kerosene), be exercisable also by the State Government of Orissa and with the previous consent of that Government, by an officer subordinate to it and not below the rank of a District Magistrate.

[No. F. 105(7) /60. PPD.]

S. D. BHAMBRI, Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 8th November 1962

S.O. 3456.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Veterinary Officer in the Delhi Zoological Park, namely:—

1. **Short title.**—These rules may be called the Veterinary Officer (Delhi Zoological Park) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post of Veterinary Officer in the Delhi Zoological Park.

3. **Classification and scale of pay.**—The classification of the said post and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the Schedule annexed hereto.

4. **Method of recruitment, age limit, qualifications etc.**—The method of recruitment, age limit, qualifications and other matters relating to the said post shall be as specified in columns 4 to 11 of the Schedule aforesaid:

Provided that the maximum age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes/Scheduled Tribes, displaced persons and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

5. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post.

Provided that the Central Government may if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE-

Veterinary Officer (Delhi Zoological Park)

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7

Veterinary Officer.	1	Class II Gazetted Non-Ministerial.	Rs. 350-25- 500-30-590- EB-30-800- EB-30-830- 35-900.	N.A.	40 yrs. and below	<i>Essential :</i> (i) Degree or Diploma in Veterinary Science of recognised University/Institution. (ii) About 5 years experience of handling and treatment of animals & birds. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.
						<i>Desirable:</i> (i) Experience of treatment of animals and birds in captivity. (ii) Laboratory experience in diagnostic techniques for investigation of animals diseases.

DULE

Recruitment Rules, 1962.

Whether age & educational qualifications pre-scribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recrtt. whether by direct recruitment or by promotion or transfer/ deputation and percentage of the vacancies to be filled by various methods.	In case of recruitment by promotion/transfer/ deputation grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which U.P.S.C. to be consulted in making recruitments.
8	9	10	11	12	13
No	2 years	By transfer on deputa-tion falling which by direct re-cruitment.	Deputation of a Veterinary Officer from State Government.	N.A.	As required un-der the rules.

[No. 82/60/61-2(D.)]

S. P. MOHONI, Under Secy.

(Department of Agriculture)

(I.C.A.R.)

New Delhi, the 22nd October, 1962.

S.O. 3457.—In pursuance of the provisions of Rule 13(4) of the Indian Cotton Cess Rules, 1923, framed under Section 15 of the Indian Cotton Cess Act, 1923 (No. XIV of 1923), the audit of the accounts of the Indian Central Cotton Committee, Bombay for the year 1961-62 having been carried out from 7th June to 20th August, 1962, the Central Government hereby publish the same along with the Auditor's report.

PART I**Previous Audit**

2. (a) *Audit Report for 1960-61—Para 7 of Audit Report for the year 1958-59—Provident Fund Accounts of persons who have ceased to be in the Committee's Office.*—Government orders regarding provision of Lapse and Forfeiture account in the Provident Fund Rules of the Committee are awaited.

(b) *Audit Report for the year 1959-60(i) Para 3.—World Agriculture Fair.*—As it is over 2 years since the World Agriculture Fair was held in February, 1960, the Business Manager, Indian Council of Agricultural Research may be requested to furnish the accounts alongwith the sub vouchers for the amount of Rs. 47,550 paid on this account at an early date and finally settle the same. It was, however, seen from the records of the Committee that reminders have been issued regularly.

(c) *Para 10(c)—Recovery of Rs. 133.01 from the Director of Agriculture, Maharashtra State, Poona.*—The recovery may be expedited and credit pointed out at an early date.

(d) *Audit Report for 1960-61.—Para 5 refund of deposits paid for Oil cans.*—Credit for the refund of deposit in respect of the 6 oil cans amounting to Rs. 12. is still outstanding and may please be expedited.

PART II**Current Audit**

3. *Expansion and modernisation of the Technological Laboratory, Matunga.*—As already mentioned in para 3 of the previous report an amount of Rs. 3,18,060, was deposited by the Committee with the C.P.W.D. in July, 1960, but even after 2 years the building has not been completed.

It may be mentioned in this connection that a Cotton Delinting Machine and two other small machines costing Rs. 28,021 were purchased during 1953-55 and for want of accommodation, which the new building was intended to provide their installation and operation have been delayed for over 7 years.

In view of the acceptance of the tender as intimated in the S.E.B.C.'s D.O. letter No. C. 3508/912, dated 22nd August, 1962, the work may be got completed expeditiously. The amount of Rs. 40,000 sanctioned for the proposed construction of the 1st Floor by 1,800 Sq. yards is also so far unutilised.

4. *Account of Cotton rendered waste after test at the Technological Laboratory and its disposal.*—It was noticed in the course of audit that cotton is received free of cost at the Technological Laboratory for testing from Government Departments or private parties in lots of different quantities according to the nature of tests to be carried out.

According to the rules and regulations for acceptance of samples for testing, the balance of material after testing is not ordinarily returned. This balance is

sold as cotton waste. The quantities received and disposed of as waste during the last 3 years, were as follows:—

	Quantities received	Quantities disposed of
1959	14,202 Lbs.	16,907 Lbs. (including carry over from previous years)
1960	12,744 Lbs.	9,389 Lbs.
1961	13,828 Lbs.	11,380 Lbs.

It was observed that no complete and authentic record or account was available of cotton waste available for sale. The samples received were noted in the Farm "Store List" attached and all columns upto and including the column date of receipt were filled in. Further columns were blank. It was explained that it was difficult to note the weight of the small samples passing through various stages of tests. A Register containing the weight of the samples passing through various stages is kept on monthly basis from which the total quantities on hand for sale as waste could be ascertained. It is suggested that the register may be written up monthly and signed by a responsible Official regularly. Incidentally it was seen that Sales Tax was also not recovered on the sales of Cotton as waste. The point whether sales tax is leviable and the rates at which it is leviable may be referred to the Commissioner of Sales Tax Bombay by furnishing full details of the transactions and his decision intimated to audit.

5. Statement of Accounts.—The following statements of accounts duly checked in audit are appended.

1. Statement of Receipts and Payments of the I.C.C.C., Bombay, for the year 31st March, 1962.

2. Statement of Provident Fund Accounts of the Committee as on 31st March, 1962.

It will be noted from item 3 of the details of Investment Account that the Bombay State Development Loan of Rs. 6,00,000 has matured on 1st August, 1962, and received on 16th August, 1962.

Early orders of Government of India are necessary for reinvestment of the funds which are not immediately required for disbursement. As however, rule 14 of the Indian Cotton Cess Rules, 1923, prohibits the investment of the Committee's Funds, Government of India may be expedited to amend the rules to enable investment of the funds without delay. In case the amendment is likely to take some time, the S.F.S.C. may, in the meanwhile, be authorised to invest the Funds subject to approval by Government later to avoid loss to the Cotton Committee by way of interest.

6. Loans and advances to cultivators of Sea Island Cotton in the States of Kerala and Mysore.—A sum of Rs. 3,14,484.65, is outstanding on account of loans and advances on the above account including the balance of previous years. List of outstanding amounts has been furnished to the Collectors for effecting recoveries. They may be periodically expedited for the recovery lest the amounts become irrecoverable with the lapse of time.

7. Accounts of Schemes.—During the year 1961-62 a total number of 100 Schemes functioned under the Committee. Of the above, Annual Returns for 9 Schemes listed at Annexure 'A' have been received. Returns of the other schemes including those that are closed for which reminders have been issued are awaited.

8. Audit Fee.—An amount of Rs. 5,100 (Rupees five thousand and one hundred only) may please be paid to the credit of the Central Government under the head LII-Misc. Central—Fees for Government Audit as audit fees for the year 1961-62 and a copy of the chalan forwarded to this Office for information.

STORE LIST

ANNEXURE 'A'

List of schemes for which Annual Returns for 1961-62 have been received.

1. Scheme for improvement of arboreum cotton at Amreli.
2. Scheme for multiplication and distribution of Kalyan Cotton in Wagad tract of Rajkot Division.
3. Scheme for multiplication and distribution of C.J. 73 (Sanjay) cotton in Saurashtra.
4. Scheme for multiplication and distribution of Superior long staple (170-Co2) cotton in Saurashtra.
5. Scheme for multiplication and distribution of C. Indore-1 cotton in Mewar tract of Rajasthan.
6. Scheme for multiplication and distribution of A. 51/9 cotton seed in Nimar tract of Madhya Pradesh.
7. Scheme for control of cotton pests in Rajasthan.
8. Scheme for improvement of Nimar cotton in Khargone.
9. Scheme on Embryology of some Indian Cotton Species.

ANNEXURE 'B'

List of schemes terminated during 1961-62.

1. Scheme for improvement of cotton in Kotah/Bundi in Rajasthan.
2. Scheme for research on cotton in Orissa.
3. Scheme for cotton manurial trials in Punjab.
- *4. Scheme for multiplication and distribution of C. Indore-1 cotton in Mewar tract.
5. Scheme for improvement of cotton in Parbhani district.
6. Scheme for sowing date trials on Laxmi and Jayadhar cottons in cultivators' fields in Dharwar and Gadag.
7. Scheme for investigation on phosphorus fertilisation of cotton by Radio tracer technique at the Indian Agricultural Research Institute, New Delhi.
- *8. Scheme for multiplication and distribution of D. 48-154 cotton seed in Nimar tract.
- *9. Scheme for multiplication and distribution of A. 51-9 cotton seed in Nimar tract.

*No seed multiplication and distribution schemes will be financed by the Committee after the 31st March, 1962.

INDIAN CENTRAL COTTON COMMITTEE

Statement of Receipts and Payments for the year ended 31st March, 1962

RECEIPTS

PAYMENTS

	Cotton Fund			Cotton Fund		
	Cotton Cess	Non-Plan	Plan	Cotton Cess	Non-Plan	Plan
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Opening Balance as on 1st April, 1961.	40,32,899.84	—511.21	..	<i>Administration of the Committee :</i>		
<i>Receipts under Section 12 of the Indian Cotton Cess Act, 1923.</i>	18,00,000.00			(Including capital Expenditure on construction of staff quarters, improvement of cotton marketing, printing, publicity and distribution and travelling allowance of non-official members).	7,19,223.79	
<i>Cotton Fund Receipts</i>		3,45,325.00	7,63,941.00	Statistical Research	20,166.26	
<i>Interest on Securities</i>	70,429.02			<i>Agricultural Research</i>		
<i>Other Receipts :</i>				<i>Grants-in-aid :—</i>		
Sale of cotton, sale of publications, fees for tests, subscription to and sale of Indian Cotton Growing Review, miscellaneous receipts, house rent recoveries and recoveries of leave-salary and Provident Fund contributions on behalf of Committee's employees on foreign service	80,149.80			Research Schemes	2,39,294.63	6,90,538.15
				Seed multiplication and distribution schemes	31,216.83	8,507.75
				Marketing Schemes	1,418.86	—608.48
				Technological Research	6,45,406.80	
				Total Expenditure	13,86,215.71	2,69,902.98
						6,99,045.90
<i>Suspense Receipts</i>				<i>Closing Balance</i>	46,03,817.95	74,910.81
(1) Deposits from trainees at Technological Laboratory	135.00					64,895.10

(2) Advance receipts for
the supply of Model
Gins, Ginning Percentage
Balances, etc.

6,420.00 6,555.00

GRAND TOTAL

59,90,033.66 3,44,813.79 7,63,941.00

GRAND TOTAL

59,90,033.66 3,44,813.79 7,63,941.00

B. L. SETHI,
Secretary,
Indian Central Cotton Committee.

T. T. PAULOSE,
Assistant Secretary,
Indian Central Cotton Committee.

Certified that the total expenditure incurred and receipts received by the Indian Central Cotton Committee, Bombay, a Body Corporate established under the Indian Cotton Cess Act, 1923, and the Provident Fund Accounts maintained by the Secretary, Indian Central Cotton Committee, Bombay, for the year 1961-62 were checked and found to be in order subject to the remarks in the Audit Report.

V. W. JOG,
Assistant Accounts Officer,
(Outside Audit Department, A.G.'s Office, Maharashtra, Bombay).

Cash and other Balances

	Face Value	Cost
	Rs.	Rs.
1 3% Government of India Loan, 1964	3,00,000	8,00,000.00
2 3% Government of India Loan, 1963-65	5,00,000	5,00,546.88
3 3% Government of India Loan, 1966-68	4,50,000	4,53,234.37
4 3% Bombay Government Development Loan, 1962	6,00,000	5,95,593.75
	<hr/>	<hr/>
	23,50,000	23,49,375.00

Balance in the Personal Ledger Account with the Reserve Bank of India, Bombay, as on the 31st March, 1962, as per cash Journal

18,87,911.99

Imprests :--

	Rs.
1 Secretary's Office	750.00
2 Technological Laboratory	1,000.00
3 Technological—Provincial—Indore	10.00
4 Technological—Provincial—Dharwar	10.00
5 Director of Agriculture, Sind	510.00
6 Cotton Research Botanist, Lyallpur	150.00
	<hr/>
Suspense Account (recoverable)	2,430.00
	<hr/>
TOTAL	*5,03,906.87
	<hr/>
	47,43,623.86

*Includes a sum of Rs. 5,01,337.51 on account of loans to cultivators of Sea Island Cotton in the States of Kerala and Mysore (recoverable from them)

INDIAN CENTRAL COTTON COMMITTEE
Provident Fund Account as on 31st March, 1962

RECEIPTS				PAYMENTS
	Rs. nP.	Rs. nP.	Rs. nP.	Rs. nP.
Opening Balance as on 1st April, 1961			11,95,126.03	
Subscribers' Contributions		53,538.18		
Add : Recoveries against advances		23,969.00		
		77,507.18		
Less : Refunds to Subscribers who have resigned	32,959.38			
Advance to Subscribers	14,989.00	47,948.38	29,558.80	
Committee's Contributions received from the Indian Central Cotton Committee		53,712.39		
Less : Payments made to subscribers who have resigned including transfer to Lapse and Forfeiture Account for contribution disallowed		33,949.26	19,763.13	
Interest received during the year		5,313.00		
Less : Interest paid during the year to subscribers who have resigned	478.85			
Banks commission etc. for collection of interest	5.65	484.50	4,828.50	
Lapse and Forfeiture Account			1,022.48	
TOTAL			12,50,298.94	

B. L. SETHI,
Secretary,
Indian Central Cotton Committee.

T. T. PAULOSE,
Assistant Secretary,
Indian Central Cotton Committee.

[No. 1-74/62-Com. IV/III.]
N. K. DUTTA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 12th November, 1962.

S.O. 3458.—In exercise of the powers conferred by sub-section (2) of section 11 of the Indian Medical Council Act, 1956, (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following further amendments in the First Schedule to the said Act, namely:—

In the said Schedule—

- (i) in the entries relating to the University of Calcutta, after the entry "Diploma in Gynaecology and Obstetrics.....D.G.O. Cal.", the following entry shall be inserted, namely:—
"Diploma in Maternity and Child Welfare D.M.C.W. Cal.",
- (ii) against the Nagpur University, after the entry "Bachelor of Medicine and Bachelor of Surgery .. M.B.B.S.", the following entries shall be inserted, namely:—
"Master of Science (Anatomy) .. M.Sc. (Anatomy) Nagpur.
Doctor of Medicine (Medicine) .. M.D. (Med.) Nagpur."
- (iii) in the entries relating to the M.S., University of Baroda, after the entry "Diploma in Oto-Rhino-Laryngology .. D.L.O. Baroda", the following entries shall be inserted, namely:—
"Doctor of Medicine
(Pharmacology) M.D. (Pharm.), Baroda.
Master of Science
(Anatomy) M.Sc. (Anatomy), Baroda.
Doctor of Medicine
(Obstetrics and Gynaecology .. M.D. (Obst. and Gyn.), Baroda.
Diploma in Gynaecology and
Obstetrics D.G.O. Baroda",
- (iv) in the entries relating to the University of Vikram, after the entry "Diploma in Ophthalmic Medicine and Surgery D.O.M.S., Vikram", the following entry shall be inserted, namely:—
"Doctor of Medicine (Paediatrics) M.D. (Paediatrics)";
- (v) after the entries relating to the University of Vikram, the following entry shall be inserted, namely:—
"Jabalpur University Bachelor of Medicine and Bachelor of Surgery M.B.B.S., Jabalpur".

[No. F. 17-23/62-M.I.]

ORDER

New Delhi, the 8th November 1962

S.O. 3459.—Whereas the Government of India in the Ministry of Health has, by notification No. 16-46/61-MI, dated the 23rd July, 1962, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "M.B.B.S. granted by the University of Queensland, Brisbane, Australia" for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. F. H. Garlick, who possesses the said qualification, continues to work in the Christian Medical College and Hospital Vellore, to which he is attached for the time being for the purposes of teaching research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. F. H. Garlick shall be limited.

[No. F. 16-39/62-M.I.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Departments of Communications & Civil Aviation)

New Delhi, the 3rd November 1962

S.O. 3460.—Whereas Group Captain A. P. Kapadia, Indian Air Force, who was appointed as an assessor to assist the Court of Inquiry set up *vide* Notification No. 7-A/27-62, dated July 12, 1962 in holding a formal investigation into an accident which occurred to a DC-8 aircraft of Alitalia near Poona on the night of 6/7th July, 1962 is unable to participate any further in the said investigation;

Now, therefore, in exercise of the powers conferred by rule 75 of the Indian Aircraft Rules, 1937, the Central Government hereby directs that the said Court of Inquiry will continue to function with the aid of the other two assessors only.

[No. 7-A/27-62.]

M. M. PHILIP, Secy.

(Departments of Communications and Civil Aviation)

(P. & T. Board)

New Delhi, the 7th November 1962

S.O. 3461.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Communications (Posts and Telegraphs) No. S.R.O. 620, dated the 28th February, 1957, namely:—

In the Schedule to the said notification in Part II General Central Service, Class III, under the heading "Post Offices" below the item "Postmaster in Higher and Lower Selection Grade; Ministerial staff in Higher and Lower Selection Grade" in column 1, the following entries in columns 1 to 5 shall be inserted, namely:—

"Wireless Licence Inspector	Director of Postal Services (in major Circle); Deputy Director (in minor Circle)	Director of Postal Services (in major Circle); Deputy Director (in minor Circle)	All	Head of Circle
		Senior Superintendent of Post Offices; Superintendent of Post Offices ; Officers of Postmasters' Service, Class II (in his own office)	(i) to (iii)	Director of Postal Services; Director of Posts and Tele- graphs ; Deputy Director (in respect of penalties imposed by Supdt. of Post Offices and Offi- cers of Postmasters' Service, Class II.)

[No. 44/9/62-Disc.]

D. K. AGARWAL,
Assistant Director General.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 1st November 1962

S.O. 3462.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

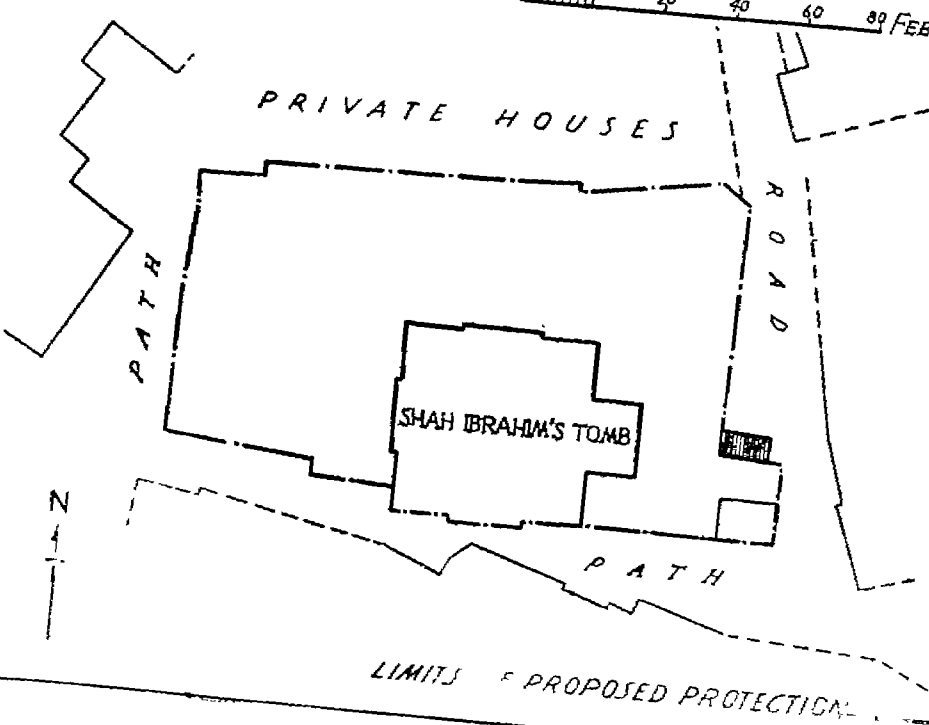
Now, therefore, in exercise of the powers conferred by sub-section (i) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Ay objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

SCHEDULE

State	District	Tehsil	Locality	Name of Monument	Revenue Plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Punjab	Mahendragarh	Narnaul	Narnaul	Shah Ibrahim's tomb together with adjacent land as shown in the plan reproduced below.	The area included under protection as shown in the plan reproduced below.	1635 square yards	North:— Private Houses East:—Road South:— Public path north of Pir Turkman's Dargah West:— Open land and public path.	Custodian Evacuee Property.	The town has not been surveyed by Municipality.

SITE PLAN OF SHAH IBRAHIM'S TOMB AT NARNAUL



[No. F. 4-18/62-C.1]

New Delhi, the 3rd November 1962

S.O. 3465.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

New Delhi, the 9th November, 1962

S.O. 3464.—Whereas the Central Government is of opinion that the ancient and historical monument specified in the Schedule attached hereto is of national importance;

Now, therefore, in exercise of the powers conferred by sub-section (I) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient and historical monument to be of national importance.

Any objection made within two months of the issue of this notification by any person interested in the said ancient and historical monument will be considered by the Central Government.

SCHEDULE

State	District	Tehsil	Locality	Name of monument	Revenue plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Uttar Pradesh	Mirzapur	Chunar	Ahraura Khas.	Bhandari Devi ka Pahar containing Asokan inscription and other ruins comprised in sur- vey plot No. 121 excluding the Bhan- dari Devi temple and its adjacent land together mea- suring 115 sq. yards.	Whole of survey plot No. 121 ex- cluding the Bhan- dari Devi temple measuring 25'-10" east-west and 27'-3" north-south toge- ther with the sur- rounding land measuring 2' on the east, 2' on the south, 25' on the north and 65' on the west.	62.97 Acres.	North : Survey plot No. 122 East :—Survey plot Nos. 122 and 72. South :—Sur- vey plot Nos. 86 and 89. West :—Survey Plot Nos. 120 and 122.	State Govern- ment.	

[No. F. 4-17/62-C.L.]

New Delhi, the 12th November 1962

S.O. 3485.—Whereas by notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. F. 4-1/62-C. I. dated the 17th August, 1962, published in Part II, Section 3, sub-section (ii) of the Gazette of India dated the 25th August, 1962, the Central Government gave notice of its intention to declare the archaeological monuments specified in the Schedule below to be of national importance.

And, whereas; no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said archaeological monuments to be of national importance.

SCHEDULE

State	District	Tehsil/ Taluk	Locality	Name of monument	Revenue plot num- bers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Kerala	Trivan- drum	Trivan- drum	Tiruval- lam.	Temples of Parasu- rama Brahma, Siva and Matsya together with adjacent land comprised in survey plot numbers 44/1A and 44/1B.	Whole of Survey plot numbers 44/1A and 44/1B.	1.32 acres.	North:—Survey plot Nos. 44/3 and 44/16. East:—Survey plot Nos. 44/1 and 44/2. South:—Survey plot No. 43/12- footpath. West:—Survey plot No. 44/16- footpath.	Private	Under worship.

[No. F. 4-1/62-C. L]
 S. J. NARSIAN,
 Assistant Educational Adviser.

MINISTRY OF WORKS, HOUSING & SUPPLY

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th November 1962

S.O. 3466.—In exercise of the powers conferred on me by sub-section (2) of Section 10 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), I have delegated to Sarvashri H. R. Nair, Khushi Ram and Parshotam Sarup, Deputy Chief Settlement Commissioners and Shri Gulab L. Ajwani, Additional Settlement Commissioner with effect from the 9th October, 1962, the following powers of the Chief Settlement Commissioner:—

1. Powers to call for the record of any case decided by the Settlement Officer and pass order in the case under proviso to sub-section (3) of Section 4 of the said Act.
2. Special powers of revision under Section 5 of the said Act in respect of cases decided under the Displaced Persons (Claims) Act, 1950 (44 of 1950).

This office notification of even number dated 23rd October, 1962 is hereby cancelled.

[No. 5(10)/ARG/62.]

S.O. 3467.—In exercise of the powers conferred on me by sub-section (2) of Section 10 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), I have delegated to Sarvashri H. R. Nair, Khushi Ram and Parshotam Sarup, Deputy Chief Settlement Commissioners with effect from the 9th October, 1962, the following powers of the Chief Settlement Commissioner:—

1. Power to transfer cases to Settlement Officers by general or special order under sub-section (1) of Section 4 of the said Act.
2. Power to require a Settlement Officer to appoint one or more persons to advise him in any proceedings pending before him, under sub-section (2) of Section 6 of the said Act.
3. Power to transfer any case pending before a Settlement Officer to another Settlement Officer under Section 7 of the said Act.

[No. F. 5(10)/ARG/62.]

S.O. 3468.—In exercise of the powers conferred on me by Sub-Section (2) of Section 34 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), I, N. P. Dube, hereby delegate with effect from 9th October, 1962 to the under noted officers, the following powers of the Chief Settlement Commissioner:—

1. Shri H.R. Nair, D.C.S.C.
2. Shri Parshotam Sarup, D.C.S.C.
3. Shri P.N. Bhanot, Settlement Commissioner.

1. Power under Section 23 of the said Act.
2. Power under Section 24 of the said Act.

This office notification of even number dated 23rd October, 1962 is hereby cancelled.

[No. 5(10)/ARG/62.]

N. P. DUBE,
Chief Settlement Commissioner.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 8th November 1962

S.O. 3469.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (No. 44 of 1954) the Central Government hereby appoints Shri S. S. Sahni as Settlement

Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 6/16/ARG./62.]

New Delhi, the 9th November 1962

S.O. 3470.—In exercise of the powers conferred by clause (a) of sub-section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints for the state of Punjab, Shri K. C. Chauhan, Managing Officer in the office of the Custodian of Evacuee Property, Jullundur as Managing Officer for the custody, management and disposal of Compensation Pool with effect from the date he took over charge of his office.

[No. 7(11)ARG/62.]

New Delhi, the 12th November 1962

S.O. 3471.—In exercise of the powers conferred by sub-section (i) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints Shri D. P. Bhalla as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act, with effect from the date he took charge of his office.

[No. 8(246)ARG/62.]

KANWAR BAHADUR,
Settlement Commissioner(A) and Ex-Officio
Dy. Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 3rd November 1962

S.O. 3472.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Cinematograph Act, 1952 and in supersession of Notification No. S.O. 2856, dated 7th September, 1962, the Central Government hereby appoints Shri K. Kasipathi, Deputy Principal Information Officer, Calcutta, to hold 'current charge' of the duties of the post of Regional Officer, Board of Film Censors, Calcutta, in addition to his own duties, with effect from the 20th September, 1962 to the 9th November, 1962, vice Shri A. K. Sen, appointed Chairman, Board of Film Censors.

[No. F. 2/34/62-FC.]

New Delhi, the 6th November 1962

S.O. 3473.—In exercise of the powers conferred by section 5(1) of the Cinematograph Act, 1952 and the proviso to sub-rule (3) of rule 8 read with sub-rule (2) of rule 9 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby appoints Shrimati R. Rangachary, as a member of the Advisory Panel of the said Board at Madras with immediate effect.

[No. 11/4/62-FC.]

S. PADMANABHAN, Under Secy.

New Delhi, the 9th November 1962

S.O. 3474.—In exercise of the powers conferred by Clause (1) of Article 299 of the Constitution of India, the President hereby directs that all contracts and other instruments made in exercise of the executive power of the Union in connection with the production of a documentary film on the "INDIAN OCEAN EXPEDITION" in collaboration with the United Nations Educational, Scientific and Cultural Organisation may be executed on his behalf by the Controller of the Films Division, Bombay.

[No. 11/9/61-FP.]

D. R. KHANNA, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 7th November 1962

S.O. 3475.—The following draft of a scheme further to amend the Bombay Unregistered Dock Workers (Regulation of Employment) Scheme, 1957, which the Central Government proposes to make, in exercise of the powers conferred by sub section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 26th November, 1962.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

DRAFT SCHEME

1. This Scheme may be called the Bombay Unregistered Dock Workers (Regulation of Employment) Amendment Scheme, 1962.

2. In clause 3 of the Bombay Unregistered Dock Workers (Regulation of Employment) Scheme, 1957, hereinafter referred to as the said Scheme, after item (a), the following item shall be inserted namely:—

"(aa) 'Administrative Body' means the Administrative Body appointed under clause 5 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1956."

3. After clause 12 of the said Scheme, the following clause shall be inserted, namely:—

"12-A (1) Special provisions in respect of foodgrain workers and their employers.—The provisions of clauses 8, 9, and 11 to 17 shall, in relation to the foodgrain workers working in the docks and their employers, apply subject to the following provisions, namely:—

(i) the employer of foodgrain workers appointed by the Ministry of Food and Agriculture shall be listed under sub-clause (3) of clause 8 and his name shall be included in the list of employers, provided that the name of the employer shall be removed from the list of employers on the expiry, termination or cancellation of the employer's contract with the aforesaid Ministry;

(ii) if the number of foodgrain workers listed under clause 9 is not adequate for the requirement of the docks, the Board may—

(a) transfer any of the surplus listed workers, if found suitable, to the list of foodgrain workers; and

(b) arrange to list new workers, who are citizens of India, from workers registered with the local Employment Exchange. If, however, the requirement exceeds, the number of suitable men available on the register of the Employment Exchange on the day of the recruitment direct recruitment after absorbing suitable men from the Employment Exchange may be made;

(iii) the Board shall arrange for the classification of the foodgrain workers by categories in the list and prepare and maintain a separate sub-list of workers for each of the categories. The foodgrain workers listed shall be classified into the following categories, namely:—

(a) Baggers;

(b) Loaders;

(c) (i) Pallawalas;

(ii) Pallawallis;

(d) Stitchers;

- (iv) each sub-list of workers prepared under item (iii) shall constitute a pool of workers for the category to which the said sub-list relates;
- (v) the Baggers and the Loaders shall be employed in gangs, each gang consisting of such number of workers as may be fixed by the Board;
- (vi) workers of each category shall be allotted work by rotation. Where work is carried on by a gang, the allotment of workers by rotation shall be by gangs;
- (vii) the Administrative Body shall act, under the control and supervision of the Chairman, and shall be responsible for—
 - (a) the allocation of the foodgrain workers in the pools constituted under item (iv) who are available for work, to the employers and for this purpose the Administrative Body shall—
 - (i) be deemed to act as an agent for the employer;
 - (ii) make the fullest possible use of the foodgrain workers in each pool; and
 - (iii) provide for the maintenance of records of employment and earnings;
 - (b) the payment, as agent of the employer, to each listed foodgrain worker of all earnings due to him from the employer; and
 - (c) authorising the employment of unlisted foodgrain workers if listed workers are not available for work in the pool(s) or in such circumstances as the Chairman may approve;
- (viii) subject to the provisions of item (iii) a listed employer shall not employ a worker other than a foodgrain worker who has been allocated to him by the Administrative Body in accordance with the provisions of item (vii);
- (ix) the employer shall in accordance with arrangements made by the Administrative Body submit all available information of his current and future labour requirements to that Body;
- (x) the employer shall pay to the Administrative Body in such manner and at such times as the Chairman may direct, the administrative charges payable under sub-clause (6) of clause 11 and the gross wages due to the foodgrain workers;
- (xi) the employer shall keep such records as the Board may require and shall produce to the Board, or to such persons as may be designated by the Chairman, upon reasonable notice; all such records and documents of any kind relating to foodgrain workers and to the work upon which they have been employed and furnish such information relating thereto as may be set out in any notice or direction issued by or on behalf of the Board;
- (xii) a foodgrain worker in the pool who is available for work shall be deemed to be in the employment of the Board;
- (xiii) a foodgrain worker in the pool who is available for work shall not engage himself for employment under a listed employer unless he is allocated to that employer by the Administrative Body;
- (xiv) a foodgrain worker in the pool who is available for work shall carry out the directions of the Administrative Body and shall—
 - (a) report at such call stands or control points on such days and at such times as may be specified by the Administrative Body;
 - (b) accept any employment in connection with dock works whether in the category or sub-category in which he has been listed or in any other category or sub-category for which he is considered suitable by the Administrative Body;
- (xv) a listed foodgrain worker who is available for work when allocated by the Administrative Body for employment under a listed employer

shall carry out his duties in accordance with the directions of such employer or his authorised representative or supervisor and the rules of the port or place where he is working;

- (xvi) a foodgrain worker in the pool who fails to comply with any of the provisions of this Scheme, or commits any act of indiscipline or misconduct, may be reported in writing to the Personnel Officer, who may after investigating the matter, give him a warning in writing or suspend him for a period not exceeding seven days;
- (xvii) where in the opinion of the Personnel Officer a higher punishment than that provided in item (xvi) is merited, he shall report the case to the Deputy Chairman;
- (xviii) on receipt of the written report from the Personnel Officer under item (xvii) or from the Administrative Body that a foodgrain worker in the pool has failed to comply with any of the provisions of the Scheme or has committed an act of indiscipline or misconduct or has consistently failed to produce the standard output or has been inefficient in any other manner the Deputy Chairman may make or cause to be made such further investigation as he may deem fit, and thereafter take any of the following steps, as regards the worker concerned, that is to say, he may impose any of the following penalties:—
 - (a) give him a warning in writing;
 - (b) suspend him for a period not exceeding 3 months;
 - (c) terminate his services after giving 14 days' notice; or
 - (d) dismiss him;
- (xix) before any action is taken under item (xvi) or (xviii) the person concerned shall be given an opportunity to show cause why the proposed action should not be taken against him. A copy of the final order shall also be communicated to the person concerned;
- (xx) the Administrative Body shall be informed simultaneously about the action taken under item (xvi) or (xviii);
- (xxi) a foodgrain worker in the pool, who is aggrieved by an order passed by the Personnel Officer or the Deputy Chairman under item (xvi) or (xviii), as the case may be, may appeal to the next higher authority, namely, the Deputy Chairman or the Chairman, as the case may be. The appeal, shall be in writing and shall be preferred within 14 days of the receipt of the order appealed against and the order passed on such appeal shall be final;

Provided that the appellate authority may for reasons to be recorded, admit an appeal preferred after the expiry of 14 days.

(2) If the Board is satisfied that the listed foodgrain employer (which shall include the Department of Food or its representative if listed as an employer) has made adequate arrangements for the operation of pool of listed foodgrain workers and payment of wages direct to them, the Board may direct that the provisions of clauses 8, 9 and 11 to 17 of the Scheme shall, in relation to the foodgrain workers and their employers, be subject only to the provisions of paragraphs (i) to (iv) of sub-clause (1) and the following—

If the number of listed foodgrain workers available for work in any shift is not sufficient, the employer may, subject to any limitations imposed by the Board, employ along with the available listed foodgrain workers unlisted workers in that shift".

3. In the Schedule to the said Scheme, the following item shall be added at the end, namely:—

"(3) Foodgrain workers working in the docks.

[No. 530/2/61-Fac.]

BALWANT SINGH, Under Secy.

New Delhi, the 8th November 1962

S.O. 3476.—In exercise of the powers conferred by Sub-section (1) of section 19 of the Minimum Wages Act, 1948 (11 of 1948) and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 962 dated the 15th April, 1961, the Central Government hereby appoints the officers specified in column (1) of the Schedule hereto annexed, to be Inspectors for the purposes of the said Act within the local limits specified in the corresponding entries in column (2) thereof :—

SCHEDULE

Designation of officers (1)	Territorial jurisdiction (2)
1. Chief Labour Commissioner (Central), New Delhi	Whole of India (except the State of Jammu and Kashmir.)
2. Deputy Chief Labour Commissioner (Central), New Delhi	
3. Deputy Chief Labour Commissioner (Training)	
4. Welfare adviser to the Chief Labour Commissioner, New Delhi.	
5. Conciliation Officers (Training)	
6. Conciliation Officer (Central), Bombay-I	
7. Conciliation officer (Central), Bombay-II	
8. Conciliation Officer (verification), Bombay	
9. Conciliation Officer (Central), Nagpur.	
10. Labour Inspectors (Central), in Bombay region with Headquarters at :—	
(i) Bombay-I	
(ii) Bombay-II	
(iii) Bombay-III	
(iv) Poona	
(v) Ahmedabad	The States of Gujarat and Maharashtra.
(vi) Bhusawal	
(vii) Rajkot	
(viii) Nagpur-I	
(ix) Nagpur-II	
(x) Bombay (Prosecution)	
(xi) Bombay (Verification)	
(xii) Ahmedabad (Verification)	
(xiii) Baroda	
11. Junior Labour Inspector (Central), Chanda.	
12. Conciliation Officer, (Central), Calcutta-I	
13. Conciliation Officer (Central), Calcutta-II	
14. Conciliation Officer (Central), Shillong	
15. Conciliation Officer (Central) (Verification), Calcutta	
16. Conciliation Officer (Central), Asansol	
17. Conciliation Officer (Central), Raniganj	
18. Labour Inspectors (Central), in Calcutta region with headquarters at :—	The State of West Bengal (including Coal mines) and Assam and the Union Territories of Manipur and Tripura.
(i) Calcutta-I	
(ii) Calcutta-II	
(iii) Gauhati	
(iv) Dibrugarh	
(v) Kharagpur	
(vi) Calcutta (Prosecution)	
(vii) Calcutta (Verification)	
(viii) Shillong (Verification)	
(ix) Neamatpur	
(x) Asansol	
(xi) Raniganj	
(xii) Ukhra	
(xiii) Tinsukhia	

(1)

(2)

19. Junior Labour Inspectors (Central), with headquarters at
 (i) Asansol.
 (ii) Sitarampur.
 (iii) Raniganj.

20. Conciliation Officer (Central), Madras

21. Conciliation Officer (Central), Cochin

22. Conciliation Officer (Central) (Verification), Madras

23. Labour Inspector (Central), in Madras region with
 headquarters at :—
 (i) Tiruchirapalli.
 (ii) Coimbatore.
 (iii) Madurai.
 (iv) Bangalore.
 (v) Trivandrum.
 (vi) Kolar Gold Fields.
 (vii) Hubli.
 (viii) Madras.
 (ix) Madras (Verification)
 (x) Cochin (Verification)
 (xi) Madras (Headquarters).

24. Conciliation Officer (Central), Jabalpur.

25. Conciliation Officer (Central), Ajmer.

26. Labour Inspectors (Central), in Jabalpur region with
 headquarters at :—
 (i) Jabalpur.
 (ii) Parasia.
 (iii) Ajmer.
 (iv) Jodhpur.
 (v) Bhilwara.
 (vi) Jaipur.
 (vii) Ratlam.
 (viii) Jabalpur (Headquarters)
 (ix) Raipur.
 (x) Balaghat.
 (xi) Chirimiri.
 (xii) Jabalpur (Prosecution)
 (xiii) Jabalpur (Verification)
 (xiv) Bikaner.

27. Junior Labour Inspector (Central), Katni.

28. Conciliation Officer (Central), Kanpur.

29. Conciliation Officer (Central), Delhi-I.

30. Conciliation Officer (Central), Delhi-II.

31. Conciliation Officer (Central), (Verification), Kanpur.

32. Labour Inspectors (Central), in Kanpur region with
 headquarters at :—
 (i) Delhi-I.
 (ii) Delhi-II.
 (iii) Gorakhpur.
 (iv) Allahabad.
 (v) Lucknow.
 (vi) Bareilly.
 (vii) Jullundur.
 (viii) Ambala.
 (ix) Kanpur (Prosecution)
 (x) Delhi (Verification)

33. Junior Labour Inspector (Central), Agra.

The States of West Bengal (including Coal mines) and Assam and the Union Territories of Manipur and Tripura.

The States of Madras, Mysore, and Kerala.

The States of Madhya Pradesh and Rajasthan.

The States of Uttar Pradesh, Punjab and the Union Territories of Himachal Pradesh and Delhi.

(1)

(2)

- 34. Conciliation Officer (Central), Dhanbad-I.
- 35. Conciliation Officer (Central), Dhanbad-II
- 36. Conciliation Officer (Central), Hazaribagh
- 37. Conciliation Officer (Central), (Verification), Dhanbad
- 38. Conciliation Officer (Central) (Headquarters), Dhanbad
- 39. Labour Inspectors (Central), in Dhanbad region with headquarters at :—

- (i) Ranchi.
- (ii) Patna.
- (iii) Dhanbad.
- (iv) Katrasgarh.
- (v) Kodarma.
- (vi) Muzaffarpur.
- (vii) Girdih.
- (viii) Pakur.
- (ix) Jharia East.
- (x) Jharia West.
- (xi) Bhagmara.
- (xii) Chirkunda.
- (xiii) Ramgarh.
- (xiv) Kirkend.
- (xv) Patherdih.
- (xvi) Chaibasa.
- (xvii) Dhanbad (Headquarters)
- (xviii) Dhanbad (Verification)
- (xix) Patna (Verification)
- (xx) Dhanbad (Prosecution).
- (xxi) Dhanbad (Implementation)
- (xxii) Domchanch.

The State of Bihar.

- 40. Junior Labour Inspectors (Central), with headquarters at:—

- (i) Katrasgarh.
- (ii) Jharia.
- (iii) Bermo.
- (iv) Bhagmara.
- (v) Nirsa.
- (vi) Dehri-on-Sone.

- 41. Conciliation Officer (Central), Visakhapatnam
- 42. Conciliation Officer (Central), Secunderabad
- 43. Conciliation Officer (Central), Jharsuguda
- 44. Conciliation Officer (Verification), Visakhapatnam
- 45. Labour Inspectors (Central) in the Visakhapatnam region with headquarters at :—

- (i) Visakhapatnam.
- (ii) Vijayawada.
- (iii) Gudur.
- (iv) Guntakal.
- (v) Secunderabad.
- (vi) Secunderabad (Verification).
- (vii) Kothagudem.
- (viii) Cuttack.
- (ix) Cuttack (Verification).
- (x) Jharsuguda.
- (xi) Barbil.
- (xii) Visakhapatnam (Prosecution).

The States of Andhra Pradesh
and Orissa.

New Delhi, the 9th November 1962

S.O. 3477.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby publishes the following award of the Industrial Tribunal, Patna, in the industrial dispute between the employers in relation to East Bastacolla Colliery and their workmen.

BEFORE SHRI H. K. CHAUDHURI, PRESIDING OFFICER, CENTRAL GOVT., INDUSTRIAL TRIBUNAL, PATNA,

REFERENCE No. 19/C, OF 1962.

Employers in relation to East Bastacolla Colliery and their workmen.

MISC. CASE No. 10/C OF 1962

Biru Sen, Fitter.—*Complainant.*

Vs.

Employers in relation to East Bastacolla Colliery, Dhanbad.—*Opp. Party.*

For the Employers.—Shri B. L. Agarwala and Shri K. C. Gupta.

For the Workmen.—Shri S. Das Gupta.

AWARD

Dated the 29th October, 1962.

Under Government of India, Ministry of Labour and Employment, Notification dated the 8th May, 1962, this industrial dispute between the employers in relation to East Bastacolla Colliery and their workmen has been referred to this Tribunal for adjudication under Section 7-A, and clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947. The specific matter in dispute is as follows:—

“Whether the transfer of Shri Biru Sen to Upper Kandra Colliery is justified? If not, to what relief is he entitled?”

2. The facts lie within a short compass. Biru Sen, the workman involved in this case, was employed as a mechanical fitter in East Basfacolla Colliery. By an order dated the 17th March, 1962, (Ext. C.) the workman was transferred from this colliery to the company's Upper Kandra Colliery with effect from the 20th March, 1962. In the order of transfer it was specifically mentioned that the workman would have the same conditions of service without any break in the continuity of his service. On 20th March, 1962, the workman addressed a letter to the Manager protesting against the order. He contended *inter alia* that the Upper Kandra Colliery was not under the same Company and that in any case the services of a mechanical fitter were not required at that colliery which was closed. He alleged that the order of transfer had been issued only with a view to victimise him for his trade union activities (Ext. D). On 23rd March, 1962, the management wrote to the workman saying that it is not for him to decide whether the services of a mechanical fitter were required or not at Upper Kandra Colliery. He was definitely asked to report for duty at that colliery immediately or to show cause why his services should not be terminated for disobedience of orders. In spite of this direction the workman did not proceed to his new station whereupon the management again wrote to him on 29th March, 1962, (Ext. F.) asking him to report for duty at Upper Kandra Colliery by 2nd April, 1962, or to show cause why his services should not be terminated for disobedience of orders. On 3rd April, 1962, the workman in reply wrote to the company reiterating his objections to the transfer (Ext. G.). On 9th April, 1962, (Ext. H.) the management wrote back saying that since the workman had failed to carry out the order his services were terminated and he was directed to vacate the quarters occupied by him forthwith. It appears that during the pendency of this correspondence the union referred the dispute to the Conciliation Officer (C), Dhanbad. The Conciliation Officer intervened and tried to bring about a settlement but his efforts failed. It was during the pendency of these conciliation proceedings that the management passed the order dismissing the workman and this gave rise to an application u/s. 33-A, of the Industrial Disputes Act by the workman which has been heard along with this Reference.

3. According to the union the order of transfer served on the workman was arbitrary and unjustified being in violation of the provisions of the Standing Orders and the principles of natural justice. The management on the other hand

asserts that the services of Biru Sen were required by the company at the Upper Kandra Colliery which was owned and managed by the East Bastacolla Colliery Company and hence his transfer had been ordered in the exigencies of administration. It was submitted that the order was quite lawful and justified under the Standing Orders and since the workman refused to carry it out he was rightly dismissed.

4. Under Standing Order No. 17(Old Standing Order No. 26) all workmen are liable to be transferred in the exigencies of work from one department to another or from one station to another or from one coal mine to another under the same ownership provided that by reason of such transfer the wages and other conditions of service of the workmen are not altered to their disadvantage and provided further that reasonable notice is given of such transfer. It was alleged in the written statement filed on behalf of the workman that the Upper Kandra Colliery belongs to a different company with a different management. This plea was not, however, seriously pressed at the hearing. In fact Biru Sen in his evidence never asserted that the East Bastacolla Colliery Company was not the owner of Upper Kandra Colliery. He merely stated that he did not know who was the owner of Upper Kandra Colliery or who is managing that concern in order to prove that the two concerns are owned and managed by the same Company the management has filed a series of correspondence between it and the Mines Department of the Government of India. I may refer in particular to the letter addressed by the Managing Agent of the East Bastacolla Colliery to the Chief Inspector of Mines in India, Dhanbad on the 1st April, 1958, (Ext. 1). It runs as follows:—

"I have honour to state that as the ownership of Upper Kandra Colliery and East Bastacolla Colliery is same, it has been decided to call Upper Kandra Colliery as East Bastacolla Colliery Co.'s 'Upper Kandra Colliery' instead of Upper Kandra Colliery Co.'s 'Upper Kandra Colliery'".

Ext. 2 is another letter in which particulars have been given in respect of the change of the trading name of Upper Kandra Colliery Company's Upper Kandra Colliery to East Bastacolla Company's Upper Kandra Colliery (Owner). This statement was furnished to the Chief Inspector of Mines in India and other officers. The other letters relate to the supply of plan, section of working etc., of the Upper Kandra Colliery. It is to be noted that in these letter the Regional Inspector of Mines described Messrs. East Bastacolla Colliery Company as owners of Upper Kandra Colliery. The plea of the workman that the two collieries are not owned and managed by the same company is, therefore, without any substance.

5. The other plea of the workman was that his services were not required at the new station. This plea appears to me to be wholly frivolous. It appears from the correspondence filed by the management that the Upper Kandra Colliery was closed for some time and that the company was trying to re-open it. It was in these circumstances that Biru Sen was transferred to the new station. It was the management which was competent to decide how best the services of the workman were to be utilised at the new station and the latter could not sit in judgment over this management function so long as his wages and other conditions of service were not altered to his disadvantage. The correspondence referred to above further shows that the workman had been given sufficient time to report for duty at his new station. The order of transfer having been made in terms of Standing Order No. 17(new) was perfectly legal and justified. I, therefore, answer the first part of the issue in the affirmative. In view of my finding the second part of the issue does not arise.

6. So far as the application u/s. 33-A, is concerned a grievance is made that no enquiry was held with regard to the charge of disobedience. The workman was duly served with a charge-sheet. It is true that no enquiry was held but having regard to the circumstances of the case an enquiry was hardly necessary. There was an order and the workman repeatedly refused to carry it out. These facts are all admitted. No formal enquiry and recording of evidence in order to bring the charge home to the workman was necessary. Even if it be held that the management should have held an enquiry it would not help the workman. On the merits there is a clear case of deliberate disobedience of orders against him. The workman was guilty of gross misconduct and I am satisfied that he

was rightly dismissed by the management. His application u/s. 33-A, fails and is hereby dismissed.

7. I give my award accordingly. There will be no order as to costs.

Sd./- H. K. CHAUDHURY,
Presiding Officer,
Central Govt. Industrial Tribunal,
Patna.

Recorded at my dictation and
corrected by me.

H. K. CHAUDHURY.

P.O., Central I.T., Patna,
29-10-62.

[No. 2/41/62-LRII.]

ORDERS

New Delhi, the 8th November 1962

S.O. 3478.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Khas Karanpura Colliery, Post Office Patratu, Hazaribagh, Bihar and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal, with Shri Hemanta Kumar Chaudhury as the Presiding Officer, with headquarters at Patna, and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the management of the Khas Karanpura Colliery was justified in designating Shri Martin Tope as Clerk Grade III under the Award of the All India Industrial Tribunal (Colliery Disputes) and if not, to what relief is he entitled and from which date?

[No. 2/28/62-LRII.]

New Delhi, the 13th November 1962

S.O. 3479.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Godhar Colliery, Post Office Kusunda (Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7-A, of the said Act.

SCHEDULE

Whether the management of Godhar Colliery had stopped the following 13 miners from work from 30th August, 1962; if so, to what relief are they entitled?

1. Sri Jitan Bhuiyan.
2. Sri Birhaspat Bhulia (3).
3. Sri Chhatu Bhuiyan.
4. Sri Samana Bhuiyan.
5. Sri Befai Chamar.
6. Sri Jadoo Mahato.
7. Sri Churaman Mahato.
8. Sri Janki Bhulia.
9. Sri Sita Bhuiyan.

10. Sri Raghu Rabidas.
11. Sri Teko Singh.
12. Sri Birhaspat Bhuiyan.
13. Sri Maheshi Bhuiyan.

[No. 2/108/62-LRII.]

A. L. HANNA, Under Secy.

New Delhi, the 13th November 1962.

S.O. 3480.—In pursuance of section 17 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Ernakulam in the industrial dispute between the employers in relation to M/s. B. J. Khona, Cochin and their workmen.

BEFORE THE COURT OF THE INDUSTRIAL TRIBUNAL, ERNAKULAM (CENTRAL).

(Tuesday, the 26th day of October, Nineteen hundred and sixty two.)

PRESENT:

Shri V. U. Joseph, B.A., B.L.,

Industrial Tribunal, Ernakulam

Industrial Dispute No. 1 of 1961. (Central).

BETWEEN

Messrs. B. J. Khona, Clearing and Shipping Agents, Post Box No. 74, Bazar Road, Cochin-2.

AND

1. The President, Cochin Port Thozhilali Union, Cochin-2 and
2. The Secretary, Cochin Thuramuga Thozhilali Union, Cochin-2.

REPRESENTATION:

Shri D. A. Kamath, M.A., B.L., Advocate, Cochin-2.—For Management.

1. Shri M. K. Raghavan, President, C.T.T. Union, Cochin-2—For C.T.T. Union.
2. Shri M. V. Joseph, Advocate, Ernakulam—For C.P.T. Union.

AWARD

This reference has been made to me by the Central Government in exercise of the powers conferred by Section 7-A and clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947) for adjudication of the industrial dispute between Messrs. B. J. Khona, Clearing and Shipping Agents and their workmen represented by the President, Cochin Port Thozhilali Union, Cochin and the Secretary, Cochin Thuramuga Thozhilali Union, Cochin. The dispute relates to following matters specified in the schedule annexed to the Government Order No. LR-IV-28/53/59, dated 6th February 1961. The schedule specified in the annexure to the order of reference is given below:—

1. Whether para 152 of the award of the Central Government Industrial Tribunal, Madurai, dated 4th February 1954 published in the Gazette of India Extraordinary, Part II, Section 3, dated 29th day of March, 1954 contemplates that all transhipment work from barges to lighters and vice versa is the work normally to be done by head load workers?
2. If the head load workers are entitled to the work, to what relief they are entitled?

2. The Cochin Thuramuga Thozhilali Union filed their statement on 4th July 1961 contending that Messrs. B. J. Khona and the Cochin Thuramuga Thozhilali Union (hereafter to be referred as C.T.T.U.) were parties in Industrial Dispute No. 18/61 on the files of the Madurai Industrial Tribunal and all the 9 head load workers employed in B. J. Khona were members of the C.T.T.U. These 9 workers

continued to work under B. J. Khona even now. One of the point of adjudication in that award was fixation of wage rates to head load workers at Mattancherry. The Union contends in their statement that it was decided in the Madurai award that the transhipment of cargo from lighters to Valloms and vice versa is an item of work pertaining to head load workers and rates were also fixed in the award for such work in clause 152 of the award. Messrs. B. J. Khona is not following the direction in this award. He is not permitting the head load workers under him to do transhipment work. Instead he makes bargemen to do it. To this extent there is the limited denial of employment by B. J. Khona to head load workers under him. This is a direct violation of the terms of the Madurai award. The demand of the union to provide transhipment work to the head load workers as per clause 152 of the above award was refused by Messrs. B. J. Khona. The demand of the union to settle the matter by conciliation and further by arbitration did not materialise. The union prays that B. J. Khona be ordered to give transhipment work to the workmen and wages according to the rates fixed in the Madurai award. The Cochin Port Thozilali union filed a formal statement on 15th April 1961 stating that the union is not even a necessary party. The management filed their reply statement on 25th May 1961. According to them para 152 of the Madurai award fixed only the rates, the rates of wages to be paid to head load workers for a particular category of work and it does not say that the head load workers should in all circumstances be employed for transhipment work or paid wages for that. The management contends that they have not violated the terms of the award.

3. C.T.T.U. examined W.W. 1 to W.W. 8 and marked Ext. W. 1. The management examined M.W. 1 and 2 and marked M. 1 to M. 27.

4. Messrs. B.J. Khona is a forwarding and shipping steamer agent at Mattancherry like many other steamer agents. This firm books cargo for shipment from Cochin Port from adjoining coastal towns like Alleppey, Quilon etc. The cargo so booked from Alleppey and Quilon etc. is taken to Cochin Dock area in valloms or barges, to be carried from the Cochin Dock in ocean going steamers. The valloms and barges are towed by crew manually along the canal connecting Alleppey and Quilon to Cochin. It is also towed by motor launches or tugs. The crews are generally employees or owners of these valloms or barges. On arrival at Cochin the cargo that reaches in Valloms and barges are normally removed and stored in the steamer agents' godowns until the steamers arrive. The barges and Valloms are covered vessels. If the steamer is ready at the time when the barges and valloms arrive the cargo is transhipped to lighters which are not covered. This transhipment to lighters is made by crews themselves. As the valloms and barges are covered vessels it will not be possible for the cranes to lift cargo from these valloms and barges directly when taken alongside the steamer. This is the process when the steamer is ready when the cargo reach Cochin. Who is to do this transhipment from valloms and barges to lighters is not a controversial point here. When the steamer is not ready, the cargo coming from Alleppey, Quilon etc. in the barges and valloms are to be stacked in the godowns of the steamer agents. The point that arises for determination in this case is who is to remove the cargo from valloms and lighters to the jetty side. The removal of cargo from the jetty side to the godown of B. J. Khona is done by the head load workers now working under B. J. Khona. This point is also not disputed. The point of dispute is whether this cargo coming in valloms and barges is to be lifted from valloms and barges by the head load workers of B. J. Khona or the crew to the jetty side. The contention of the management is that the bargemen and the crew in valloms lift the cargo from valloms and barges and place it near the jetty. The union claims that this work of removing cargo from valloms and barges to jetty side, is the work of the head load workers of M/s. B. J. Khona. The management on the other hand contends that this has to be done by the crew in the valloms and barges; it forms part of the work of the crew and they are paid wages including this. The union contention is that this point is covered by paragraph 152 of the Madurai award. So the scope of the reference is the interpretation of para 152 of the Madurai award.

5. The C.T.T.U. examined 8 witnesses and marked Ext. W1. The management examined two witnesses and marked Ext. M1 to M27. WW1, WW3 and WW6 are employees in the Malabar Steam Ship Co. at Cochin. WW1 Shri A. Narayana Pillai is a clerk, WW6 is the first assistant and WW3 is a worker. All these 3 witnesses stated that it is their head load workers who make the transhipment of cargo from Valloms and barges to the jetty side and they are paid for that. WW3 worker admitted in the cross examination that their workers do not go into the barges and valloms to take the cargo. The crew in the barges and valloms take the cargo to the jetty side. WW2 is a worker under M/s. B. J. Khona. He

admitted that himself and others under Khona do not go for transhipment work. The crew in valloms and barges take the cargo to the jetty side, and the workers under Khona take to godown from jetty side. WW4 is a worker in Karsendas Brothers, WW5 is another worker in A. V. George and Co. and WW7 is the partner of P.A. Abdulrahiman Sait. These witnesses stated that in the respective establishments where they are working the transhipment is carried on by the head load workers employed by them. WW8 is Shri Jayarama Rao, the Central Government conciliation officer. He proved Ext. W1. This is a letter written by Shri M. K. Raghavan, the president of the C.T.T.U. to Shri Jayarama Rao. The contents of this letter is not relevant to the issue under consideration. MW1 is Shri Kantilal Mehta and MW2 is Shri G. J. Asher. Shri Kantilal Mehta is the president of the Indian Chamber of Commerce for 1960-61. Even now he is a committee member of the Chamber. He had also steamer agency business. He stated that the crew in the valloms and barges tranship the cargo to lighters, when the ship is in the port. When the ship is not in port the bargemen will lift the cargo from barge and valloms and then put it on the corner of the jetty side which will then be removed to the godowns by the head load workers. He had not engaged any headload workers for transhipment from barges to lighters. General cargo is removed from barges to lighters by workers in the barges except in Malabar Steamship Company. This is also the evidence given by MW2 Shri G. J. Asher. There is evidence to show that the transhipment work in the Malabar Steam Ship Company is carried on by their head load workers. This is also the case in Karsendas Brothers, A. V. George and Company and P. A. Abdulrahiman Sait. This may be so or may not. But the point for determination is what is the interpretation to be put up on paragraph 152 of the Madurai award. I give below paragraph 152:

"VIII Trans-shipment of goods from lighter to valloms and vice-versa 152. There is nothing mentioned in Ext. M.10 about this item. But in Ext. W7 the rate is said to be 50 per cent of the rates given for unloading at jetty side godowns. The evidence of WW7 Said Ali is that the rate is Rs. 6 for 100 bales of 2 cwt. each. WW8 deposes that the rate is the same as for loading and unloading. The rate for this item is fixed as in Ext. W7 i.e. 50 per cent of the rates given for unloading at jetty side godowns."

The learned tribunal till paragraph 127 discusses the evidence in the case. From paragraph 128 onwards he starts fixing rates for different items of cargo. In the order of reference in the Madurai Award a large number of items have been referred for fixation of wages. In paragraph 128 the learned tribunal stated that it has become necessary to deal with various operations individually and determine the various rates to be adopted on the basis of the prevailing rates and it would be useful to follow the scheme laid down in Ext. W. 7. Then the learned tribunal dealt by item by item. Paragraph 129 deals with the rates for bag cargo. Paragraph 130 deals with surka and beedi and paragraph 131 deals with bales and bundles and so on, it continues. At the commencement of each paragraph the heading is given stating for which item the rate is to be fixed. In paragraph 152 the heading given is "transhipment of goods from lighter to valloms and vice versa". In paragraph 152 the tribunal gives the rates for transhipment of goods from lighter to valloms and vice versa. There is no mention in paragraph 152 of the right of any particular category of workers for transhipment work. The rate alone is fixed in paragraph 152. The fixing of the rates for various cargo ends with paragraph 180. In paragraph 181 the learned Tribunal concludes stating that on a consideration of the entire evidence he is of opinion that the rates as shown above and more fully set out in Annexure 4 shall be the minimum rates payable for head load labour for Mattancherry. The scope of reference in this dispute is the interpretation of paragraph 152 of the award. Paragraph 152 of the Madurai Award only fixes rates for transhipment work. It does not say that the transhipment work from barges to lighters and vice versa is the work to be carried on by head load workers. There is no such finding. So I find paragraph 152 of the Madurai award only fixes the rates of wages to be paid to head load workers and it does not say that the head load workers should in all circumstances be employed for that work or paid wages for that. The C.T.T.U. workers under B. J. Khona is not entitled for the transhipment work. This is not laid down in paragraph 152 of the Madurai Award. The reference is answered as specified above. No costs. This award is to be published in the Central Government Gazette and shall become enforceable after 30 days of its publication in the Government Gazette.

Sd./- V. U. Joseph,
Industrial Tribunal.

ERNAKULAM;
The 26th October, 1962.

APPENDIX

Witnesses examined on the side of the Management:

M.W. 1	Kantilal Mehta.
M.W. 2	Shri Asher.

Witnesses examined on the side of the Unions:

W.W. 1	A. Narayana Pillai.
W.W. 2	Mammatty.
W.W. 3	Kunhammed.
W.W. 4	Abdulkader.
W.W. 5	Kunhumoideen.
W.W. 6	Varadarajan.
W.W. 7	Abdul Majeed.
W.W. 8	Jaya Rama Rao.

Exhibits marked on the side of the management

Ext. M. 1	..	Agreement dated 1st November, 1958 between the Manager, Swaraj Navigation, Alleppey, and the Merchant Steam Navigation Co. (P) Ltd., Alleppey.
Ext. M. 2	..	Letter dated 29th November, 1958 from T. K. Manukutty Mooppan, Mattanchery to the Secretary, Cochin Thuramugha Thozhilali Union, Cochin-2.
Ext. M. 3	.. }	Copy of letter dated 28th November, 1958 to the Administrative Officer, Port of Cochin by the management.
Ext. M. 4	.. }	Letter dated 19th May, 1959 from the President of Cochin Thuramugha Thozhilali Union to the management.
Ext. M. 5	..	Copy of letter from the management dated 14th August, 1959 to the President of the Cochin Thuramugha Thozhilali Union.
Ext. M. 6	.. }	Letter dated 18th August, 1959 from Shri M. K. Raghavan, President of Cochin Thuramugha Thozhilali Union to the management.
Ext. M. 7	.. }	Copy of letter dated 28th August, 1959 from the management to the union.
Ext. M. 8	..	Copy of agreement dated 30th August, 1959 between Shri M. K. Raghavan and Shri K. G. Bhagat representing M/s. C.T.T.U. and B. J. Khona.
Ext. M. 11	..	Letter No. L.O.I(6)/59, dated 4th September, 1959 from the Administrative Officer, Port of Cochin to Shri K. G. Bhagat, M/s. B. J. Khona, Cochin-2.
Ext. M. 12	..	Letter dated 27th September, 1959 from the union to Shri K. G. Bhagat, Manager of M/s. B. J. Khona, Cochin.
Ext. M. 14	.. }	Copy of letter dated 2nd October, 1959 from the management to the union.
Ext. M. 15	.. }	Copy of letter dated 3rd October, 1959 from the Conciliation Officer (Central) to the parties.
Ext. M. 16	..	Copy of letter dated 10th November, 1959 from the management to the Conciliation Officer (Central), Ernakulam.
Ext. M. 17	.. }	Copy of letter dated 11th November, 1959 from the Administrative Officer, Port of Cochin to the parties.
Ext. M. 18	.. }	Copy of letter No. C.22(11)/59, dated 19th November, 1959 from the Central Conciliation Officer, Ernakulam to the Chief Labour Commissioner (C), New Delhi.
Ext. M. 19	..	Copy of summary of discussions at the meeting held on 11th September, 1959, 24th September, 1959 and 6th October, 1959 the first at Ernakulam and the other two at Willingdon Island.
Ext. M. 20	..	
Ext. M. 21	..	

Ext. M. 22 .. Letter No. 28/53/59-LRIV, dated 22nd February, 1960 from Section Officer, Ministry of Labour and Employment to the parties in the dispute.

Ext. M. 23 .. Copy of letter dated 25th February, 1960 from the Cochin Thuramugha Thozhilali Union to the Government of India.

Ext. M. 24 .. Letter dated 5th March, 1960 from the Cochin Thuramugha Thozhilali Union to the management.

Ext. M. 25 .. Copy of letter dated 17th March, 1960 from the Central Conciliation Officer to the parties.

Ext. M. 26 .. Letter dated 25th March, 1960 from the C.T.T.U. to the management.

Ext. M. 27 .. Agreement dated 25th March, 1960 between the union and management regarding reference of adjudication in the matter.

*Exhibits marked on the side of the Cochin Thuramugha
Thozhilali Union*

Ext. W. 1 .. Letter dated 9th September, 1959 from the union to the Conciliation Officer (C), Ernakulam.

Sd./- V. U. JOSEPH,
Industrial Tribunal.

ERNAKULAM;
The 26th October, 1962.

[No. 28/53/59/L.R. IV.
G. JAGANNATHAN, Under Secy]